### CAMERA REGIS:

B-1. OR, THE Gals &a

### Present STATE of the CITY

OF

# LONDON

### VIEWED.

Containing the Antiquity, Fame, Walls, Bridge, River, Gates, Tower, Cathedral, Officers, Courts, Customs, Franchises, &c of that City.

#### LONDON,

Printed for W. Crooke at the Green Dragon without Temple-Bar, 1678.

Also to be sold at the Bible in Westminster-Hall. MVS EVM BRITANNICVM

## LOYAL

### LONDONERS.

STRS,

this smal Treatise
may justly intitle
its self to your Patronage;
for seeing some Circumstances, relating to renowned
London fill up the ensuing
Sheets, the Dedication
thereby becomes no less an

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### Epistle Dedicatory.

att of Justice, then Civility. Under whose protection indeed ought any thing, respecting the Honor of this Metropolis see the Light, but under

yours!

But besides the Consideration of your interest, the knowne Candor, and Ingenuity, the worth, and Endowments of your now Lord Mayor, of his immediate, and others bis Predecessors, since bis Majesties Restauration, doe not only invite, but command all ingenuous Addresses.

### Epistle Dedicatory.

dresses, as must be confessed by every one, who, has had the least Taste of their generous, and obliging Conversation.

And though what is here presented, be of no Considerable worth, yet your Acceptance thereof, will inbaunce its value, And so recommend it to the world, as that it will be loath to censure, what you bave once deigned to approve, not to be too troublesome, My Aim in the Publication, is the benefit of you, the present

Epistle Dedicatory.

Sent Inhabitants; And my Ambition in the Dedication, is to give the world a Testimony, that I am,

SIRS,

Whitehal 15. Nov. 1675. Your most Obliged

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Servant

JOHN BRYDALL.

### CAMERA REGIS:

OR,

### AVIEVV

O.F

# LONDON.



Efore I come to present the Courteous Reader a view of the most renowned City of London, it will not be much amis to premise some

what, concerning the Description of the words, Civitas, Urbs, Oppidum,&c. The definition of a City, and a Corporation; the Commencement of Corporations, the Causes, why Cities were at first instituted, and lastly the number of Cities within this Realm.

B

I. Of

1. Of the words Civitas, Urbs, and Oppidum.

He same place (sayes one) is called Urbs, Civitas, and Oppidum; it is called Civitas in regard that it is governed in justice; and order of Magistracy: Oppidum, for that there are therein great plenty of Inhabitants; and Urbs, because it is in due form begint about with Walls.

Latches Reports Le Roy verl. Mayor of Oxford,

The Walls, sayes another, do not make the City, but the Men; Mania, & Edisticia faciunt urbem, homines faciunt Civitatem.

Co. Littl. 109.

Civitas and Urbs, sayes a third Person, in hoc different, quod incola dicuntur Civitas; Urbs vero completitur adisicia, but with us, the one is commonly taken for the other.

D. 50. 16 2. de verborum fignif. In the Civil Law we find it thus written, touching Urbs and Roma. Urbis appellatio muris: Romæ autem continentibus ædificies finitur, quod latins patet.

D. 50, 16. 87.

Ut Alfenus ait, Urbs est Roma, qua conmuro cingeretur. Roma est etiam, qua continenti ad sicia essent. Nam Romam non muro tenus existimari, ex consuetudine cotidiana tidiana posse intelligi, cum diceremus Romam nos tre, etiam fi extra urbem habitaremus.

2. What a City, what a Corporation is.

City, in Latine Civitas, and in Co Link. 1. Greek Tibas, is a Borough in- 109. B. corporate, which hath, or have had a Bishop; and though the Bishopwrick be dissolved yet the City remainerh : And therefore in 35. Eliz. c. 6. Westminfter is called a City, notwithstanding that now it hath no Bishop; and in 27. ejufdem Cap. 5. (of Statutes not in print. ) Westminster is alternatively called a City or Borough. It appeareth by the Statute of 35. M. 8. c. 10. That then there was a Bishop of Westminster.

Grotius thus defineth a City, Civitas Lib. r. c. 1. m. oft cætus perfectus liberorum hominum, ju- 14-de jure belle risfruendi, & communis utilitatis Caufa ac pacfaciatus; hence Civitas is, quafi Civium

unitas.

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It is faid before, that a City is a Bca tough, or Town incorporate, now a Corporation is a permanent thing, that may have fuccession : And it is an Asfembly, and joyning together of many B 2

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into one Fellowship, Brotherhood, or mind; whereof one is Head and Chief, the rest are the Body, and this Head and Body knit together, make the Corporation.

3. How a Corporation doth commence.

Corporation, or Body incorporated, may commence and bee-Co. Lit, 250. a Stablished three manner of wayes, vizby Prescription, by Letters Patents, or by Act of Parliament : and let the Body incorporate commence which way it will, it must be first derived from the Royal Authority and License of the Kings of England: For without it Corporations, be they Spiritual or Temporal, are meer chymæra's, fictitious, and illegal Societies, erected Aloto Michiga contrary to the Laws and Constitutions of the Kingdom. In proof of this mat-

co.lib. 10. 33, ter, vide 9. H. 6. 16. b. Co. Lib. 4. A. b. 49. E. 3. 4. dams and Lamberts Case, fol. 107. b. Co. 3. Inst. 202. 49. Ass. pl. 8. le Case de Whittawers. Co. lib. 8. f. 125. the Case of London. With our Law doth

concur the Laws Imperial.

Collegia Romæ certa sunt , quorum

D. 3. 4. 16

### a View of London.

corpus Senatusconsultis, atque constitutionibus principalibus confirmatum est : veluti pistorum, & quorundam aliorum, & naviculariorum , qui & in provinciis Sunt.

Collegia siqua fuerint illicita mandatis, & constitutionibus, & Senatusconsultis dissolvuntur. In summa nisi ex Senatusconsulti auctoritate, vel Calaris, Collegium, vel quodcunque tale corpus coierit, contra Senatusconsultum, & mandata, & constitutiones Collegium celebrant.

Note, London, our famous City, is a Corporation by prescription. Co. 2. Inft.

f. 330.

4. Hon Corporations are divided in our Law.

Very Body politick, or Corporation, is either Ecclesiastick or Lay: Ecclefiaftical, either regular, as Abbots, Co. Lit. f. 250. Priors, & c.or fecular, as Bilhops, Deans, a. Archdeacons, Parsons, Vicars, &c. Lay, as Mayor and Commonalty, Bayliffs and Burgefles, &c.

Also every Body politick, or Cor in the Case of porate, is either elective, represen- the Dean and

tative, collative, or donative.

And

Chapter of

Norwich.

### Camera Regis : Or,

And again it is either fole, or agre-

gate of many.

This Body Politick or Corporate aggregate of many, is by the Civilians called Collegium Universitas, Collegium so-aalitium, and Municipium.

#### 5. Why Cities were at first instituted.

N the time of William the Conquerour it is declared in these words, Item nullum mercatum vel forum fit, nec fieri permittatur nisi in Civitatibus regni noftri, & in Burgis clausis, & muro vallatis & Caftellis, & locis tutifimis, ubi consuetudines regni nostri, & jus nostram commune: & dignitates Corona nostra qua constituta sunt à bonis pradecessoribus deperirenon poffunt, nec defraudari, nec violari; sed omniarite, & per judicium, & justitiam sieri debent : & ideo Castella & Burgi & Civitates funt & fundate, & adificate, Sc. ad Tuitionem gentium, & populorum regni, & ad defensionem regni, G'idcirco observari debent cum omni libertate, of integritate, of ratione.

Out of this same Record we may pellucidly and clearly collect, that Cities, Towns or Boroughs were instituted for three purposes. Sc. First Sp

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### a View of London.

First, Ad consuetudines regni nostri, & jus nostrum commune & dignitates coronæ conservand.

Secondly, AdTuitionem gentium, &

populorum regni; and

Thirdly, Ad Defensionem Regni; This

in three particularities.

1. For conservation of Lawes, whereby every man enjoyeth his own in peace.

2. For Tuition and defence of the Kings Subjects, and for keeping the Kings peace in time of sudden up-

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gainst outward and inward Hostility.
Thus much out of our own Records,
I now come to speak somewhat of
this matter, that I have seen in foreign
Authors.

Tully sayes thus, Hanc ob Causam maxime, ut sua tenerentur Respublica & Civitates constitutæ sunt, nametsi, duce natura, congregabantur homines, tamen spe Custodiæ rerum suarum urbium præsidia quærebantur.

Aristotle thus, Civitas a natura pro- 1 Pol. 2.
festa est, homo animal aptum est adocutus
proinde Civitatis Origo ad vivendum, insti.

### Camera Regis; Or,

In Pol. Arift.

stitutio ad bene vivendum refertur.

Donatus Acciaiolus speaks in this manuner; Civitas constituitur, aut propter possiones, aut ut simul vivatur, ut aut contrahat Societatem belli causa, ut propter commercia, aut propter selicitatem, Ghonam vivendi rationem.

By these authorities, foreign and domestick, it appears, that Cities, and Towns, were at the first invented, to the end that men might lead a civil Life amongst themselves, and be saved harmless against their Enemies.

6. and lastly, The number of Cities in this our Kingdome.

Within the Territories thereof 104. Cities, and he giveth this reafon of that his saying, because that there are so many Sees of Arch-bishops and Bishops: So say we, that there be within England, two Archbishopy ricks and 23 other Bishopwricks, therefore so many Cities there be, and Westminster, and my Lord Cokes Alma Mater, being added, there are in all within England 27 Cities,

C. Lit. f. 109.

Thus much for Cities and Towns in general. I now purpose to speak more particularly concerning the renowned City of London: in relation to which famous Metropolis, I shall presume to

offer the Reader these particulars,

1. The Origination, or Etymology of the word London. 2. Its feveral Apa pellations. 3. The Antiquity of this City. 4. Its Fame for Trade and Traffigue. 5. The honourable Titles that have been and are given to it. 6. The walls thereof. 7. Its River. 8. Its Bridge. 9. Its Gates. 10. Its Tower. II. Its Cathedral. 12. Its Division and Extent for the better Government thereof. 13. The Reason, why the Archbi-Shop never makes any Visitation in London Diocess. 14: Its Governours and Officers. 15. Its several Courts, 16. Its Customes. 17. and lastly, The Liberties, Franchises, and single Rites of this most glorious City.

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#### SECT. I.

Of the Origination or Etomology of the word London.

TOuching the name of London, from what occasion the City should be so denominated, divers Authors conceit di-

verfly.

Some are of opinion, that London took the name of Ludstone; for King Lud not onely repaired this City, but also increased the same with fair buildings, Towers, and Walls, and after his own name, called it Cair Lud, i.e. the Town of Lud, and the strong Gate, which he erected, in the west part of the City, he likewise for their own honour and reputation named it Ludgate.

Others say, it is so called from the word Llhun; for seeing Casar, and Strabo do write, that the ancient Britains called those woods, and Groves by the names of Cities, and Towns which they had fenced with Trees, cast down and plashed, to stop up the passage; and seeing that such Woods or Groves are in the Brittish tongue named Llhun, they are in inclined to the opinion, that Lon-

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don thence took name, as one would fay, by way of excellency, the City, or a Ci-

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Again, Others are of opinion (which feemeth to be the most probable ) that whence London had the fame, there also it took the name, even from Ships which the Brittains in their dialect call Longh; fo that Londinum may feem to found as much as a Ship Road, or City of Ships: for the Brittains terma City Dinas, whence the the Latines have fetch'd their Dinum. And hence it is, that elsewhere it is called Longidinum, and in the Funeral Song of a most ancient Brittish Poet, Llong Porth, that is an Harbour or Haven of Ships: And by this very term Bononia, or Bolea in France, which Ptolomy calleth Geffori. acum Novale, in the Brittish Gloffary is named Bolung-Long. For many Cities have drawn their names from Ships, as Naupactus, Nauftathmas, Nauplia, Navalia Augusti, &c. But of these none hath better right indeed to assume unto it the name of a Ship Road or Haven, than our London, as you shall understand at after. See more of this buliness in Hollin bead, Stow, Geoffry of Monmouth, and Cambden.

SECT.

#### SECT. II.

Of the divers Appellations of this glorious City.

Acitus, Ptolomy, and Antonine call it Londinium, and Longidinium; Ammianus, Lundinum, and Augusta 3 Stephen in his Cities Audovious our Britains, Lundagne; the old Saxons, Londen, Lunden-ceafter, Lunden-berig; Strangers Londra, and Londres; the Inhabitants London; Fabulous Writers Troia Nova, Tronovant, or Trenovant, that is, New Tory; Dinas Belin, that is Belius City, and Caer Lud of King Lud; and Cafar in his Commentaries stiled it Trinobantum civitas.

#### SECT: III.

Of the Antiquity of this renowned City

Or proof of the Antiquity of this City, I shall produce some known, and approved Writers, as Herodian, Ammianus Marcellinus, Fitz Stephen, Stoma &cc.

I. Herodian fayes thus, in the Life of Severus the Roman Emperour; Londinum

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above 1200 years since, calleth it Vetu-

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3. Fitz Stephen telleth us, that this City of London far exceeds Rome in Seniority; his words are these, Hae civitas urbe Roma, secundum Chronicorum

fidem, fatis antiquior eft, &c.

4. Stow in his Survey of London faith, that as the Romans to glorifie the City of Rome, drew the original thereof from gods, and Demy-gods, by the Trojan Progeny : So Geoffry of Monmouth, the Welsh Historian, deduceth the foundation of this famous City of London , for the greater glory thereof from the very, same original. For he reporteth, that Brute, lineally descended from the Demygod Aneas, the Son of Venus, Daughter of Japiter, about the year of the World 2855, and 1108 before the Nativity of Christ, builded this City near unto the River now called Thames, and named it Troynovant, or Trenovantes.

SECT.

#### SECT. IV.

Of the Fame of London for Trade, and Traffique.

Hath been long fince renowned for Trade and Commerce: the livelyhood of Merchants, and the life of the Commonwealth, wherein the King and every Subject hath interest; the Merchant being the good Bayliff of the Realm to export, and vent the native commodities of the Realm, and to import and bring in the necessary commodities for the defence, and benefit thereof.

Nero, 1540 years fince, reporteth it to have been a place very famous for fresh Trade, concourse of Merchants, and great store of Victuals, and all things necessary.

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London was (fayes Bede) a Town of Trade and Traffique a long time fince frequented with many Nations, reforting thither by Sea and Land,

William of Malmesbury sayes, that London was replenished with rich Citizens, and frequented with the Commerce

Co. 2. Inft. 28.

of Occupiers, and Factors, coming out of all Lands.

Speed informeth us, that London was ever famous for concourse of Merchants and of great renown for Provision of all things necessary in the time of Suctonius, Nero's Lieutenant here. Thus much of the antient Estimation of this City for Trade and Commerce.

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#### SECT. V:

Of the Honourable Titles, that have been, and are given to this City.

IT is stiled the Epitome, or Breviary of cambden.

all Britain; the Seat of the Brittish

Empire: the King of Englands Chamber, Co. 42 10ft. 247

Camera Regis, Reipublica Cor, & totius

Regni Epitome.

firmata Columna, Stephanides. Regni firmata Columna, Stow. The most noble and able part of the English Empire, Speed, Anoble and wealthy City, William of Malmesbury.

Pupilla Oculi Regis, Cor Regni: the Treasure of the Kingdom, Bulstrode in his Reports. Caput Regni, & legum, Lambard.

SECT.

#### SECT. VI.

Of the Walls belonging to this renowned City.

T Ouching the Walls of London there are three things worthy of your

Observation, scil.

on of Durham, an ancient Writer, reporteth, that Hellen the Mother of Confantine the Great, was the first that inwalled this City, about the year of

Christ, 306.

about by the River of Thames, as appears by William Fitz. Stephen, who writing in the Reign of King Henry 2. and writing of the Walls of this City, hath these very words. Muro Urbis alto & magno, duplatis Heptapyla portis inter continuante, turrito ab Aquilone per inter capedines. Similiterq; ab Austo Londonia murata, & Turrita suit; sed sluvius maximus piscosus Thamensis, mari instuo, resluogi qui illic allabitur, mania illa trata tu temporis alluit, labefastavit, dejecit: The Wall is high, and great, well towered

ted on the North side, with due distantes between the Towers. On the South-side also the City was walled, and towered, but the fishful River of Thames with his ebbing, and slowing, hath long since subverted hem.

3. The circuit of the wall on the Lands fide. Stow tells us, that the circuit of the wall of London on the Lands fide, to wit, from the Tower of London in the East, unto Aldgate is \$2. perches from Aldgate to Bishopsgate, 86. perches: from Bishopsgare, to the postern of Criplegare 162. perches: from Criplegate to Aldersgate, 75. perches: from Aldersgate to Newgate 66. perches: from Newgate to Ludgate, 42. perches, in all 573. perches of Affize. From Ludgate to the Fleet - Dike, west, about 60. perches: from Fleete-Bridge South to the River Thames, about 70. perches; and so the total of these perches amounteth to 643. every perch confifting of 5. yards, and a halfe, which do yield 3536. yardes, and a half, containing 10608. foot, which make up two English miles, and more by 608. foot.

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#### SECT. VII.

Of the River of Thames.

Duching the River of Thames accept the writings of Cambden's Stow, and of one that wrote in defence of

this famous City.

Cambden sayes, that in regard of both Elements most blessed and happy is London, as being sciutate in a rich and fertile foyl, abounding with plentiful store, of all things, and on the gentle ascent and rising of an hill, hard by the Thames fide, the most mild merchant, as one would fay, of all things, that the world doth yield; which, swelling at certain fet houres, with the Ocean Tides, by his lafe and deep Channel, able to entertain the greatest ships that be, daily bringeth in so great Riches from all parts, that it striveth at this day with the Mart-Towns of Christendome for the second prize, and affordeth a most fure, and beautiful road for shipping.

Stow sayes thus of Thames; Thames the most famous River of this Island, beginneth a little above a village called Winchembe in Oxford Shire, and still

increasing

increasing passeth first by the University of Oxford, and fo with a marvellous quiet course to London, and thence breaketh into the French Ocean by main Tides; which twice in 24. hours space doth ebbe and flow, more then 60. miles in Length to the great commodity of Travellers, by which all kind of Merchandize be eafily conveyed to London, the principal store house, and staple of all Commodities within this Realm, fo that omitting to speak of great Ships, and other Veffels of Burthen, there pertaineth to the Cities of London, Westminster, and the Borough of Southwarke, above the number, as is supposed of 2000. Wherries, and other small boars, whereby 3000. poor people at the least be set on work; and maintained.

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The Anonymous Authour hath these words; this Realm hath only three principal Rivers, whereon a Royal City may well be scituated; Trent in the North, Severne in the South-west, and Thames in the South-east: of the which Thames both for the streight course in length reacheth furthest into the belly of the Land, and for the breadth, and stillness

of the water is most navigable up, and down the stream: by reason whereof London standing almost in the middle of that course, is more commodiously served with provision of necessaries, than any Town standing upon the other two Rivers can be, and doth also more easily communicate to the rest of the Reason the commodities of her own enterscourse, and Trassique. Thus much for the honour of the River of Tnames.

# SECT. VIII. of London Bridge.

London Bridge was first made of Timber, and maintained partly by the proper Lands thereof, partly by the liberality of divers persons, and partly by Taxations in divers Shires, for the space of 215, years before the Bridge of stone was builded; which Bridge of stone was 3? years in building: A work very rare, having with the Draw-Bridge, 20. Arches made of squared stone of height 60, soot, and in breadth 30, soot, distant one from another 20, soot, compact, and joyned together with vaults and sellars, upon both

both fides be houses builded, so that it feemeth rather a continual street, then a bridge; for the fortifying whereof against the incessant assaults of the River it hath Overseers, and Officers, viz. Warders, and others.

#### SECT. IX.

Of the Gates of this pracellent City.

Er us now come to the Gares of Lithis City. Cambden in his Britannia fpeakes thus of them : On the West. fide, fayes he, there be two : to with Lud-gare of King Lud, or Flud gare, as Lelandes is of opinion, of a little flood, running beneath it, built again of Late from the very foundation : and Newgate, the fairest of them all, so called of the newness thereof, whereas before it was termed Chamber-Laugare, which also is the publique Goal or Prison. On the North-fide are four, Alders-gate Alders-gate. of the Antiquity, or as others would have it, of Aldrich a Saxon.

Criple-gate, of a Spittle of Lame Creeple-gates Creeples somtimes adjoyning thereunto.

Moore-gate of a Moory ground hard More-gais, by, now turned into a field, and plea-

Lud gate

New-gate

fant walks , which gare was first built by Falconer, Lord Mayor in the year of

our Lord 1414.

Bishopsgate of a bishop, which gate the Duch Merchants of the fulyard were bound by Covenant both to repair, and also to defend at all times of Dauger,

and extremity.

On the East side there is Ald-gate alone, so named of the oldness or Elbegate, as others terme it, which at this present is by the Cities charge re-edi-

fyed.

It is thought ( fayes he ) that there stood by the I hamis, beside that on the Bridge, two Gates more, namely, Belins-gate, a wharfe now, or a Key for the receipt of Ships, and Doute-gate, thar is, the Water-gate, commonly called Dow-gate.

These Gates in Latine are called porta à portando, from carrying, and lifting the plough; and it was upon this occafion : In the building of Cities, the founders thereof did usually confult with their Gods in their Au-

Godw. Antiq. gural Observations ; after which oblib. 1. fest, 1. fervations, they marked out the places where the Wall of the City should be built,

Eifbops-gate.

Ald gate.

Belins-gate.

Dow-gate

c. 7.

built, by plowing up the ground; and because they left that space of ground unplowed, lightly listing the plow over it, where they appointed the gate of the City, thence a portando, from carrying, and listing the plough, they called the Gate Porta.

Both the Gates, and Walls of Cities were looked upon as facred things among the Romans; for the Eivil Law

Text speakes thus ;

Sancta res veluti muri, & porta Civi- Just. 9. 2. 30. tatis, quodammodo Divini Juris sunt; & ideo nullius in bonis sunt. Ideo autem muros sanctos dicimus, quia pæna capitis constituta est in eos, qui aliquod in muros deliquerint. Vide D. 1. 8. 11. Siquis muros violaverit.

#### SECT. X.

Of the Tomer of London.

For the Description, and use of this Tower we shall make bold with Cambden, and Stom.

The former describes it after this manner, It is a most famous, and goodly cambden.

Citadel, encompassed round, with thick and strong walls, full of losty, and

C. 4. starely

stately Turrets, senced with a broad, and deep ditch, surnished also with an Armory, or Magazin of Warlike Munition, and other Buildings besides: so

as it resembleth a big Town.

The latter fayes thus; This Tower is a Citadel to defend, or command the City: a Royal place for Assemblies, and Treaties. A Prison of estate, for the most dangerous offenders: the only place of Capnage for all England at this time: the Armory for Warlike provision: the Treasury of the Ornaments, and Jewels of the Crown, and general Conserver of the most antient Records of the King's Courts of Justice at West-minster.

The Chief Keeper of this same Fortress is stilled by the name of Constable; And his Deputy is called Lieutenant of the Tower; and at this very time, the former officer is the Right Honourable, the most loyal, and valiant person; James Earl of Northampton; the latter is the Right worshipful, and most loyal person Sir John Robinson, who has been likewise Lord Mayor of London.

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SECT.

#### SECT. XI. Of the Cathedral of London,

Here are worthy of our notice, in relation to the famous Cathedral Church of London, these five things.

1. The Founder of this Church; Athelbert , King of Kent , under whom Sebert reigned in this tract of Ground, as it were his vassal and by courtesie, founded here a Church, and Confecrated it to S. Paul, and about the year of Christ, 610. he gave thereto Lands; and fo did afterward Athelftan, Edgar, Edward: the Confessor, and others also.

2. The Magnificence of its Building; William of Malmesbur, informeth us; Anno 1086. That the beauty of St. Pauls Church is fo magnificent that it deserves, to be numbered in the Rank of excellent Edifices : so large is that arched Vault underneath, and the Church above it of fuch Capacity, that it may feem fufficient to receive any multitude of people whatfoever.

3. The Dimensions of this Fabrick, in point of Longitude, Latitude, and Altitude.

Stow

out of an old writer) containeth in length 690. foot: the breadth thereof is 130. foot: the height of the west arched Roof from the ground carryeth 162. foot: and the new Fabrique from the ground, is 88. foot high. The stone work of the steeple from the plain ground rifeth in height, 260, foot, and the Timber frame upon the same, is 274. foot high, &c.

stow thus, the height of the Steeple was 520. foot, whereof the stone work is 260. foot, and the Spire was likewise 260, foot, the length of the whole Church is 240. Taylers yards, which makes 720, foot: the breadth thereof is 130, foot, and the height of the body

of the Church, is 150. foot.

This Church hath a Bishop, a Dean, a Præcentor, a Chancellor, and a Trea-

furer, five Archdeacons, viz. of,

London, of which place, he that now is the Archdeacon, is (my ever honoured Tutor) Doctor Lamplugh, Dean of Rochester, Prebend of Woreester, and one of his Majesties Chaplains in ordinary.

Middlefex.

Stow?

Middlesex, Esex, Colobester, & St Albons.

It hath likewise 30. Prebendaries, Canons 12. Vicars Corals six, &c.

Note, that the Colledge of Petty Canons there, was founded by King R. II. in honor of Queen Anne his wife, and of her Progenitors, in 17. of his reign. In the year 1408, the Petty Canons then building their Colledge, the Mayor, and Commonalty of this Celebrious City, granted them their water courses, and other easements.

5. The fad Accidents, that have befaln this famous Church at feveral times.

In the year 1087, this Church of St Paul was burnt with fire, and therewith the most part of the City: which fire began at the entry of the West-gate, and consumed the East-gate. Mauritius, then Bishop, began therefore the foundation of a new Church of St Pauls.

In the year 1444, the Steeple of Pauls was fired by Lightning, in the midst of the shaft or spire, and in the year 1462, this Steeple was repaired, and the weather Cock again erected. In

Slow

In the year 1561, the fourth of Junes betwixt the Hour of three, and four of the Clock in the afternoon, the great Spire of the Steeple of S. Pauls Church, was fired by Lightning, which brake forth ( as it feemed ) two, or three yards, beneath the foor of the Crosse. and from thence it brent downeward the Spire to the Battlements, stone worke, and Bells fo furioufly, that within the space of four hours, the same Steeple with all the Roof of the Church were confumed. After this mischance, the Queens Majesty directed her Letters to the Lord Mayor, willing him to take order for speedy repairing the same. And The of her princely, and gratious dispofition, for the furtherance thereof, did presently give and deliver in gold 1000. marks, with a warrant for a thouland Loads of Timber, to be taken out of her woods or elfewhere.

The Citizens also gave first a great berevolence, and after that 3 fifteens to be speedily paid. The Clergy' of England likewise, within the Province of Canterbury, granted the sourtleth part the value of their benefices, charged with first fruits, the thirtieth part of

fuch

Brow.

fuch as were not so charged, but the Clergy of London Diocess, granted the thirtieth part of such as paid their fruits.

Petry Canons of Pauls Church, had charge to further, and over see the work.

In the year 1650. &cc. It was made a stable for Horses, and a Denn for

Thieves, and Rebells.

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In the year 1666, it was burnt again to the ground together with all the City; and there is now (this being the year 1675.) began the Foundation of a new Church of St Paul, so that the foundation of this London Cathedral, has been thrice laid; God Speed the work.

#### SECT. XII

Of the distribution of this renowed City into parts, and likewife of its extent.

As for the Division of this City for the better Regiment thereof, I shall vouch three several Authors, viz. Sir Edward Coke, Fitz-Sephen, and Stow.

this City there are twenty and fix 249.

wards, divided for the government of the Trenobants, or Citizens of London, amongst

amongst the 24. Aldermen of the

City.

even as Pome, is divided into wards; It hath yearly Sheriffs, instead of Confuls, it hath the Dignity of Senators, and Aldermen, it hath under Officers, and according to the Quality of Laws, it hath several Courts, and general, Assemblies upon appointed daies.

3. Stow informeth us, that this City of London is divided into Wards, or Aldermanries, and the number of them in London, were both before, and in the Reign of H. 3. twenty four in all, and in the year of Christ 1393, the 17. R. 2. Faringdon Ward, which was then one entite Ward, but mightily increased of buildings without the Gates, was by Parliament appointed to be divided into twaine, and have two Aldermen, to wit, Faringdon within, and Faringdon without, and so the number was 25.

Moreover in the year 1550, the Lord Mayor, Commonalty, and Citizens of London, purchasing the Liberties of the Borough of Southwarke, appointed the same to be a Ward of London, which in all arise to the number of 26. and 26, 4. E. 4. 17. Aldermen of London.

Cro. 3. pant Adams venf.

Note, the City of London is a County, Hiske. and every Ward is an hundred in the County, and the Parishes are as Vills or But note likewife; that it is not necessary, that a City be a County Co. Line 109 of it felfe, as Cambridge, Ely, Westminfler, &c. are Ciries, but are no Counties of themselves, but are part of the Counties, where they be.

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Thus much of the Division of this Metropolis, I now proceed, to shew, what I have found in our books of Law, touching the extent thereof.

5. E. 4. I. 416 E. 3, 26. 45, E. 4. 5. 26 Co lib- 7.

It is faid, that London extendeth into Eliz. Dyer 38. 2. Counties London , and Middlefex; Bulwers cale. Butfc. London cannot joyn with Middle. fex, or with any County in Trial.

4. E. 4. 170

Part of the Tower of London is within London, but not within the Jurisdiction of it.

The ancient Wall of London ( faith Coke) extendeth through the Tower of London, and all that which is on the West part of the Wall, is within the Co. 3. Int. City of London , Viz. in the Parish of Infl. 251. Barbing, in the ward of the Tower of London and all that is on the East part

of the Wall is in the County of Middlesex. And this upon view, and examination was found Mich. 13. Jac. Regis, in the case of Sr Thomas Overbury, who was poysoned in a Chamber in the Tower, on the West part of that wall: And therefore Weston, the principal murderer, was tryed before Commissioners of Oyer, and terminer in London, and so was Sr Gervais Elvis, Lieutenant of the Tower, as Accessary.

#### SECT: XIII.

of the reason, why the Arch-Bishop of Canterbury never makes any visitation in London Diocess.

The reason, why the Arch-Bishop of Canterbury never makes any visitation in London Diocess, appears in one Gobbets Case, where it was said by Mr Justice Jones, that he was informed by Doctor Ducke, Chancellor of London, that there hath been for a time, a composition betwixt the Bishop of London, and the Arch-Bishop of Canterbury, that if any suit began before

before the Arch-Bishop, it shall be alwaies permitted by the Bishop of London; so as it is quasi a general Licence, and so not sued there but with the Bishops affent, and for that Reason the Arch-Bishop never makes any visitation in London Diocess.

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Having hither unto handled the Antiquity, Walls, River, Bridge, Gates, the Cathedral Church, the Division, Extent, &c. of this most glorious and renowned City, I am now to proceed, to speak of its Magistrates, and Officers, of its Courts, or Assemblies, its Customs, and lastly of the Franchises, Liberties, and singularities of this noble City.

#### SECT. XIV.

Of the Magistrates and Officers of this Pre-

The Governors, and Chief Officers of this City, are these, so.

The Lord Mayor, the Aldermen, the Recorder, the Sheriffs, the Chamberlain, the common Clerk, or Town Clerk, the common Sergeants The D Coroner

Coroner, the Escheater, and Constable. Of these in their order.

#### The Lord Mayor.

Godw. Antiq. Lib. 3. feff; 2. 6, 4, & c. 20.

Among the Latin, Prafectus Urbis, Prafectus annuus Urbis, Prafectus Pratorio, and Prator, quasi praitor, à praeunde, vel à praessendo, quod alis prasit,

vel qued præiret populo.

Pomponius saith thus; In Civitate Romæ duo olim fuerint Pratores, Urbanus & peregrinus, qui peregrinorum causas agebat, quorum bic Major unde Major distus est, ille Minor; Prator Urbanus, seu Major, and Prator peregrinus, sive minor. Vide more Godw. Ant. 1.3. s.c.6.

Touching the Lord Mayor of London I shall present to the Reader these particularities worthy of his observation for

of London were before, and after the conquest, governed by Port-graves, or Port-graves, until the Reign of Rich. I. by whose Charter, they were governed by two Bailiss; and yet King R. in the first year of his Reign appointed them a Mayor, who continued therein, until the eighth

Co. 4. Infit.

eighth year, of King Folia, and then King John appointed them a Mayor. And foralmuch as sometimes the Mayor appointed by the King was no Cirizen of London, King John in the tenth year of his Reign, granted to the Citizens Liberty, And Authority to choose de feipsis a Mayor, &c. And so it continueth unto this day ; Thus far Sir Edward Coke. and to the same effect are the words of Mr Stom , in his furvey of London ; King William the Conqueror, layes he, found a Port-Reve at London, whose name was Godfrey and his office was no other, then the charge of a Bailiff, or Reve, as by the felf same continuing yet at Gravefend, and certain other places may well appear : But the Normans, using their owne Language, called him fomerimes a Provolt, and forectimes a Bailiff; whatloever his name and Office were, he was Perpetuus Magistratus, given by the Prince, and chosen by the Citizens, as it feemeth; for what time King Ric. I. needed money, towards his expedition in the Holy Land, they first purchased of him, the liberty to choose yearly from amongst themselves two Bailiffs, and King John, his successor, at the D 2 like

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like fuit changed their Bailiffs, into a Mayor, and two Sheriffs.

Co. 3. Inft.

2. That the Lord Mayor ought to be principal in all Commissions of selony &c. Perpetrated within the City of London, by the charter of the City.

Co. 4. Inft,

Stom.

3. That in all Commissions, touching the water of Ley, the Lord Mayor of London is alwaies one.

4. H. 7. C. 15: the time being, hath the conservation, and rule of the water, and River of Thames.

49. E. 3. 16.

5. That his Lord-ship is perpetual a. Cro. 2. part. Coroner, and also Escheator within f. 531.

the City of London.

Bulftrods Rep. 6. That the Lord Mayor of London is 3. part. f. 21. chief Butler to the King at his Coronation: And in 1. H. 4. this was so allowed unto him, when Fitz-Allen was Lord Steward, who then allowed this unto him.

7. That if the Commonalty of the City do choose a Mayor at the Feast of St Michael, in the absence of the ancient Mayor, tis a voyd Election.

8. That there be certain Officers, appertaining to the Lord Mayors house, and they are these following.

The

The Sword Beater, the Common Hunt, the Common Cryer, the Water-

Bayliff, Esquires four.

Sergeants Carvers 3. Sergeants of the Chamber 3. Sergeant of the Channel, Yomen of the Waterfide 4. under-Bayliffs. Yeomen of the Chamber two; Meale-Weighers 3. Yeomen of the Wood-Wharfs two.

The Sword-Bearers Mans

Common Hunts men 2. Gentlemens
Common Cryers man.
Water-Bayliffs men 2. men 7.

The Carvers man.

Whereof nine of these have Liveries of the Lord Mayor, viz. The Sword-Bearer, and his Man, the three Carvers, and the four Yeomen of the Water-side. All the rest have their Liveries from the Chamber of London.

9. That there are dayes of Mendance, the Fellow ships do give to the Lord Mayor at his going to Pauls, and they are in number 7. viz.

I. Alhallowen day.

2. Christmass day.

3. St Stevens day.

4. St Johns day.

5. New years day.

Stow.

6. Twelf

6. Twelf day. 7. Candlemas day.

To conclude, as touching this grand officer; Stow in his Annalls reporteth; that Henry Picard vintner, Mayor of London, in one day did sumptuously Feast Edw. III. King of England, John King of France; the King of Cyprus; David, King of Scots; and Edward, Prince of Waler.

#### 2: The Aldermen.

In relation to Aldermen three things are worthy of notice, sc.

1. The Etymology of the words

(Alderman, and Senator.)

An Alderman is among the Romans,

Laticlavius, Senator, and Optimas.

An Alderman from the Saxon word Ealderman, i.e. Senex, quod Senes folum-modo illum dignitatis gradum accipiant: Hence among the Latins, he is called Senator.

disti non sunt ab assentiendo, as Hugolinus, and Bartolus suppose, but à senili atate, or à virtute, for heretosore, Senes apud Romanos Viri optimi appellati sunt.

Olim

Olim apud Britones (layes one) temporibus Romanorum in regno isto Britanniæ vocabantur Senatores qui postea temporibus Saxonum vocabantur Aldermanas, non propter atatem, sed propter sapientiam, & dignitatem, cum quidam adolescentes essent, Jurisperiti tamen & super hoc experti-

2. Their election; The Aldermen of London were changed by election every year, until 28. E. 3. Then it was ordered, that they should not be removed, without some special cause. But Rot. Parl, 17. R. 2. nu. 25. it is enacted, that the Aldermen of London shall not from thenceforth be yearly chosen, but remain, till they be put out for reafonable cause, notwithstanding the Ordinances of Ed. II. & Ric. III. And so it still continueth.

Yearly on the Feast of St Michael the Arch-Angel on of these Aldermen is elected to be Mayor, for the year following, to be begun on the 28. of October, the other Aldermen his brethten, are to him assistents in Counsels, Courts, &c. With what has been said agrees the Description given by another Author, that I have read;

D 4

Alder-

Co. 4. Inft.

Stow.

Aldermannus Civitatis Londinensis (faies he ) est unus ex Senatu Civitatis. cui Regimen Civitatis pracipue incumbit: ex quorum numero prafectus annuus eligitur.

3. The priviledge of these Alder-men in respect of offices in the Countrey, which will appear by this fol-

John Abdy, Alderman of London;

lowing cafe.

having a House at .... in the County of FSex, where it was pretended, that Constables should be elected out of the Inhabitants in every house by presentment every year in Leet of Sir William Hickes , Lord of the faid Manor , and Leet; the faid Alderman Abdy, by the name of John Atdy Esquire was nominated in a Leet fuch a day, to be Constable for the year following; and be-London's caje, cause he refused, the Steward of the Court imposed a fine upon him, and denyed him any priviledge, to be freed by reason of his being Alderman of London, whercupon this being fuggefted; It was moved, to have a writ our of the Kings Bench, directed to the Lord of the said Manor, to his Steward, to discharge him, because he being an Alderman

Alderman of London, ought to be there resident, the greatest part of the year, and if absent, is fineable; and all the Court of the Kings Bench held; that he ought to be discharged by his priviledg, and although it was said, he might execute it by Deputy, and his personal Attendance is not requisite, by the custome of the sad Mannor; yet non allocatur; whereupon the said priviledg was awarded.

# 3. The Recorder.

A Recorder, is he, whom the Mayor, or other Magistrate of any City, or Town Corporate, having jurisdiction, or a Court of Record within their precincts by the Kings grant, doth associate unto him for this better direction in matters of Justice, and proceedings according to Law.

Thus much in general of the Recorder-ship of any City, or Town, but more particularly, we say, That the Recorder of London, is the person, whom the Lord Mayor, and Aldermen do associate unto them for their better direction in matters of Justice, and proceedings

Stowe

ceedings according to Law; and therefore he ought to be a grave, and Learned
Lawyer, well seen in the Common
Law, and skillful in the Customs of the
City; and such a one indeed is that honourable and very grave person, Sir John
Howell (a member of the Royal Society
of Lincolns Inne,) who at this very time
is Recorder of this most glorious City.

The Recorder of London, takes place in Councils, and in Courts, before any man, that hath not been Lord Mayor, and learnedly delivers the Sentences of

the whole Court.

By the Stat. of 23. H. 8. c. 6. the Mayors of the Staple at Westminster, and the Recorder of the City of London, joyntly together, have sull authority to take Recognizances for the payment of debts, in the absence of the Chief Justices out of Term.

32. E. 1. Geoffry Hertilepole, Alderman, was elected to be Recorder of London, and took his Oath, and was appointed to wear his apparel, as an Alderman.

4. The

### 4. The Sheriffs.

Defore I speak in particular of the Sheriffs of London, I shall present to the Reader several Queries, ( with resolutions given unto them out of our books of Law ) touching Sheriffs in general. For the better Information of all fuch Officers through the whole Kingdom.

Quare 1. Whence the word Sheriffs

is derived ?

Resp. Sheriff is a word compounded of two Saxon words, viz. Shire, and Reve, Shire, Satrapia, or Comitatus, cometh out of the Saxon verb Shiram, i.e. partivi, for that the whole Realm is parted, and divided into Shires. And Co. Litt. 168. Reve is prafectus, or prapositus; so as a, Shireve is the Rive of the Shire, Prafedus Satrapia , Provincia , or Comitatus; And he is called Prafedus, because he is the chief officer to the King within the Shire; for the words of his patent be Commissimus vobis custodiam Comitatus nostri, Oc.

Quere 2. How a Sheriff was, and Quere 2.

is to be elected?

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Resp. It is to be known, that the office of a Coroner ever was, and yet is eligible in full County by the Free-holders, by the Kings writ, de Coronatore eligendo: and the reason thereof was, for that both the King, and the County had a great interest, and be-

Co. 2. Infl. fol. 174. & 175. 5 558. 6

County had a great interest, and benefit in the due execution of his offices and therefore the Common Law gave the Freeholders of the County, to be electers of him. And for the fame reason of ancient time the Sheriff called Vice-Comes, who had Custodiam Comitatus, was also eligible: for, first the Earl himself of the County had the office of the Sheriff of the County, and when he gave it over , the Vice-Comes ( as the word fignifieth ) came instead of the Earl, and was eligible by the Freeholders of the County; but this way by election is altered by divers Acts of Parliament, viz the Act. of 9.E.2. Lincolne

14. E. 3. c. 7. liament, viz the Act. of 9.E.2. Lincolne 23. H. 6. c. 8. de Vice-Comitibus 14. E. 3. 12. R. 2. & 12. R. 2. c. 3. 23. H. 6. wide the Statuts themselves.

Quare 3. Whether the Day of the Billing of Sheriffs, may be deferred from the usual day?

Resp. Upon the fixth of November the Term of Michael 16. Car. Regis, the Lord

Lord Keeper of the great Seal, the Lord Treasurer, the Lord privy Seal, Earl of Arundel, Earl Marshall, the Earl of Pembrok , Lord Chamberlin , the Lord Cro. 3 part. Cotington Chancellor of the Exchequer, 16. Car, Regio were affembled in the Exchequer Cham. in Banco Regis ber, to nominate three persons, of every

County throughout England, to be presented unto the King, that he might prick one of them, to be Sheriff of every County, which is usually done according to the Statute upon the 3. of Nov, being Craftino animarumi But because it was the first day of Parliament, and the Lords were to attend the King, It was refolved by the advise, and resolution of the Major part of the Justices, with whom Conference was had in this cause, that it might be well put off to another day. And the Lord Keeper notwithstanding the Statute deferred it until this day.

Quere 4. In what the office of the

Sheriff doth confift?

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Resp. It belongeth to the Sheriff, to ferve the Kings writs of procefs, be they fummons, or Attachments, to compell men to answer, to the Law, and all writs of execution of the Law, according to judgments of superior Courts

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Resp. It belongeth to the Sheriff, to serve the Kings writs of process, be they summons, or Attachments, to compell men to answer, to the Law, and all writs of execution of the Law, according to judgments of superior Courts

Courts, for taking mens goods, Lands or bodies, as the cause requireth; and by the Order of the Common Law, and Statutes of the Realm, he may for the better execution of his Majesties writs, and process of Law, after resistance, take posse Comitatus.

He is to return indifferent Juries, for the Tryal of mens Lives, Liberties,

Lands, and Goods.

He ought to see, that the publique Peace be kept, which is the Life of the Commonwealth; and therefore he is said to be Principalis Confervator Pacis, within the County.

It is his duty, to gather the publique monies, and profits of the Prince in his County, to collect, and bring into the Exchequer, all fines imposed, even by

distreining.

He is to see condemned persons executed. To conclude, he is to determine, and examine certain smaller pleas Civil and Criminal; the former are decided in the County Court; the latter in his Court, called the Town.

Quare 5. If one be in the Sheriffs Cuitody, by process of Law, and then another writ is delivered to apprehend

the

Fait

the body of the party, that is already in Custody, whether he be in Custody by vettue of the second writ, without an Actual Arrest : Co. Lib: 5.

Rifp. It was adjudged, that when a man Frofts cafe f. is in Cultody of the Sheriff, by process 890 of the Law, and afterward another. writ is delivered unto him, to apprehend the body of him, who is already in Custody; Immediatly he is in Custody, by force of the second writ, by judgment of Law, although he make no actual Arrest of him, for to what purpole should the Sheriff arrest the party, that is already in Custody; and Lex non pracipit inutilia; quia inutilis Labor eft stultus.

Quare 6. Whether a Sheriff, Bailiff. &c. may arrest one without shewing

the warrant?

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Refp. It was adjudged, that an Arrest Co. Lib. 9. without shewing the warrant, and Mackaleyes Cafe Lib. 6. without telling at whose suit, until the count of Ratparty demand, is Legal, and well enough, lands caje. and that he need not shew the warrant, Hodges verf. Cro. 2. parte until the other obey, and demand it-Markes.

Quare 7. Whether an Arrest made in

the night be good.

Resp. It is said, that an Arrest made in

the night time is valid in Law. (Cro, 2. part. Mackaleyes Cafe Co. lib. 9. Mackaleyes Cafe.

Quare 8. Whether Arrests be good on

the Sunday.

Refp. An Arrest upon the Sunday, and other ministerial Acts are good, but not judicial Acts; for a judicial writ bearing Teste upon a Sunday, or a Proclamation

Waite verf. Hundred of Stoke 496.

Cro. 2. part: of affine upon a Sunday are ill, and erronious; for they shall be intended, as fictions, because it is well known the Court do not sit that day, but an original writ, or parent, bearing Tefte upon the Sunday, are good enough, for the Chancellor may feal writs, or patents upon any day.

An Arrest made by a Sheriff, or his Cro. 2. part. Officer, is valid, although it be done

Mackaleyes upon a Sunday. eafe.

Quare 9. In what Cases a Sheriff may break open houses to execute procefs ?

Resp. As to this Quare take these

particularities, fc.

r. When any house is recovered by any Real Action, or by Ejectione firma, the Sheriff may break the house, and deliver feizin or possession.

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the Sheriff may break the house ( if the doors be shut) and make execution of his writ, but before he break the house, he ought to signify the cause of his coming, and make request to have the Doors opened; but if the Officer break the house, when he might have the Doors opened, he is a Trespasser; sot felony, or suspicion of selony the officer may break open the door.

3. The Sheriff cannot break open an house upon private process; neither can he upon private process rush into a house, which by crast, as knocking at the door &c. he procured to be opened

unto him.

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4. In all Cases where the door is open, the Sheriff may enter, and make execution of his writ, either for body, or goods, at the suit of a subject.

open the doors, or the house, to execute any process at the suit of any subject; or to execute a Fieri fac. Being a writ of execution, but he is a Trespasser, yet if he do execution in the house.

house it is good in Law, being done; according to the rule of Law ; funt multa, qua impediunt promovendum, qua

non deficient jam prometum.

6. The house of a man is not a Caftle, or defence for any other person, but for the owner, his family and goods, and not to protect another, that flyeth into the same, or the goods of another, for then the Sheriff upon Request, and denial, may break the house, and do execution.

7. Although, a Sheriff cannot break open an house, being to take execution by fieri facias, yet when the Door is open, that he enters, and be disturbed in his execution by the parties, who are within the house; break the house, to rescue his Bayliss, and to take execution. Vide all thefe particulars Cio. I. part. Seyman verf. Grelbam. Co. lib. 5. Semaines cafe. Hobarts Reports, Water house verl. Saltmarsh , Parke and Percival vers. Evans, Cro. I. part. Smith ver. Smith. relvertons Reports Seyman verl. Gresbam. Cro. 2. part. Anonymus f. 555. pl. 19. 18. E. 4. 4. 13. E. 4.9.

Quare 10. Whether a writ , or Commission

mission may be awarded to a Sherif, to enquire of the Death of a man?

Ref. It was found before the Coroner, Super visam corporis, that J. Harleston Cro. . part. fell into a Marlepit fortuito, and fo died. Harlestons Cafe Afrerwards by the procurement of the Queens Almoner a Commission issued out of the Crown Office Quaft in nature of a Melins Inquirendum ) and was awarded to the Sheriff to enquire of his death, and of what goods, and Chattells, he was possessed at the time of his death. And it was found before the Sheriff . that he was felo de fe, &c. It was moved, that the writ, or Commission was not well awarded, but utterly void; for the Stat. of 28. E. 3 c. 9. is expressely, that no fuch Commission shall be granted, and that the Sheriff shall not take Indictment by writ, or Commission. But Ive, the Clerk faid , that they have divers Presidents, since that statute, of fuch Commissions awarded.

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Quare 11. Whether Rescous be a good Return upon mean proces?

Resp. It has been adjudged, that in an Arrest upon mean process, and not upon execution, the Sherifts are not bound to take the poffe Comitatus with thein

May v. Proby. and Lumly Sheriffs of Middlesex.

cro 2. part. them, and therefore upon fuch process, it is a good return, the Rescous, and that afterwards he was not found within their Bayliwick; and process shall, thereupon be awarded against the Rescussours: But if the Prisoner had been in the Goal, the Sheriff ought at his peril to keep him, and a Rescous from thence is no excuse for him: And upon process of execution, as upon a Capias ad satisfac. or upon a Capias ut legatum, after judgement, fuch a Return is no excuse for him, either against the King, or the party ; for he at his peril ought to keep his prisoners taken in execution; for there the process is determined, which being the Life of the Law, and being once executed, the party may not have any new process, and therefore he shall answer to the party for the escape. And it is at the Sheriffs peril, to fee that his prison be strong enough, to keep his prisoner, when he is once in execution. And being a mischeif to one, it ought rather to fall on the Sheriff, than on the party: But in the other case there is not any great mischief, for the party hath only loft his proces, which he may renew; and he may also have an

an Action upon the Cafe against the Rescussours.

Quare 12. Whether an Averrement may be admitted against a Sheriffs Return ?

Resp. There is a difference between Ads ministerial, and Ads judicial, for against Acts, which a Sheriff doth as ministerial, an Averrement may be, but not against that, which is done judicially, and by one as judge. vide 3. cro. 2. part. H. 7. 15. a. 7. H. 7. 4. ab. 10. H. 7. 28. Arundel ver. a. relvertons Reports Arundel ver, Arundel, Arundel.

Quere 13. Whether a prisoner for debt, making an escape, can be taken

again upon fresh suit ?

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Resp. Although a prisoner in execution escape out of view, yet if fresh fuite be made, and he be taken again in recenti in secutione, he shall be in execution, otherwise at the turning of a corner, or by entring into an House, or other Means, the prisoner may be out of view, and although he fly into another County, yet because the escape Co. lib. 31 Ridgemojes. was of his owne wrong, whereof he care may not take advantage, the Sheriff upon fresh suite may take him there, and he shall be in execution. E 3 Qua.

Cit. 1. titt.

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rer 13. 17. 2. Stoll stiefe.

Quere 14. Whether a Sheriff upon a voluntary escape, can retake his prifoner?

fro. 2. part. Whiting ver. Reinel. Co. Cafe , lib. 3. Ridgewayes Enfe.

Refp. If the Sheriff, or Bayliff vo-Juntarily lets a Prisoner at large, he lib. 3. Bagtons cannot retake him , as if a Sheriff affent, that one, who is in execution, and under their Custody, may go out of the Goal for a time, and then to return, yet although he return at the time, it is an escape.

Quare 15. Whether there may be an escape, altho the party alwayes con-

tinues in prison? Resp. If a man be in prison upon two

executions, at the fuit of two feveral persons; and then the old Sheriff de-Cro. 1. part. livers over this prison to the new Wefly we Shim Sheriff by indenture, according to the Westbreys Case. usual course, and in the faid indenture maketh no mention of one of the faid executions, this omillion shall be faid an escape in Law instantly , for which the old sheriff (hall answer, although the execution was marrer of Record, whereof the new Sheriff might have raken notice , fo that you ice, a man may be faid to escape, not with standing he

alwayes continues in prison.

ner Co. lib. 3.

Quare 16. Whether the escape of one in execution be cause of discharge of the other Debtour. ?

Ref. Where two are bound joyntly and severally in a bond, and the obligee recovers against one of the obligors, and has him in execution upon a C.o. 3. f 75. Capias ad fatisfac. and then he escapes white Acres with the Sheriffs confent, in this cafe, fon. altho he escaped by the voluntary permission of the Sheriff, yet that shall not deprive the obligee of his remedy against the other obligor, for an execution against one is no bar, but that the obligee may fue the other obligor: Execution without fatisfaction being in Law, nor any bar, vide Co. lib. 5. Blomfields cafe. Cro. 1. part. Blofields cafe. Cro. 2. parte Pendavis ver. Kenfbem 532.

Quire 17. Whether the fale of goods upon a fieri facias by a Sheriff, after cro. 2. part. he is discharged of his Office, be Arever. Aden good ?-

Resp. A Sheriff upon a fieri facias ver. Aden, feifed goods in his hands to the value of the debt, and paid part of the debts & the goods not being fold, nor the writ returned, the Sheriff was discharged of

Reports Aire

his Office, and afterwards fold the Residue of the goods, without any writ of Venditioni exponas; and whether this sale were good, or not, was the Question; and resolved, that it was good, for the writ of seri facias gave authority to him, to sell, without any other writ; and the sale by him after is good, although he were discharged of his office.

Quare 18. A Term fold by a Sheriff and after the Judgment reversed, whether the party shall be restored to the

Term, or the money.

Co. lib.8. Mannings Gafe: Co. 1. part. Ayre ver Woodfine.

R. If a Sheriff sell a Term upon a fieri fac. and Judgment is reversed, the sale shall stand, and the party shall be restored only to the money, and not to the Term.

Quare 19. Whether the Sheriff can be restrained by the King in any part

of his Office?

Mittons Cafe.

R. Though the King may determine the office ad tene placitum, yet he cannot determine this in part, as for one Town, or Hundred, nor abridge him of any Incident to his Office, for the Office is entire, and ought to continue to, without any fraction, ordini-

diminution, without it be by Parliament. Quere 20. Whether the Sheriff can

abridge any part of his Under Sheriffs

power, in executing of process?

R. If a Sheriff will make an Under Hobarts Re Sheriff, provided, that he shall not serve ports Norton executions above 20. pound without his ver. fumme f. speciall warrant, this proviso will be 13. void, for though he may choose, not to make an Under Sheriff at all, or may make him at his will, and so remove him wholly, yet he cannot leave an Under Sheriff, and yet abridge his power, no more then the King may in cale of the Sheriff himfelf.

Quere 21. Whether the Sheriffs Office be determined by the descent of a

Barony ?

Refp. Sir Lewis Mordant, being Sheriff Cro. 1: part of the Counties of Bucks, and Bedford, Sir Lewis the Lord Mordant his father dyed, Mordants Cafe tempore parliamenti, it was held by all the Justices, the Atturney, and the Solicitor of the Queen, that his office by this matter, is not determined, although he be now a Baron of the Parliament, and that he yet remaineth Sheriff, ad valuntatem Regina.

Hitherto touching Sheriffs in general throughout

throughout the Realm, I proceed to speak more minutely of the Sheriffs of London; And there are these things concerning them, that deserve our special notice, scil. Their Antiquity, Election, Tenure of their office, Fee-farme paid by them, their Officers, Direction of writs to them; and their return of writs.

#### I. Their Antiquity.

to a Conveyance made in the Court of the Hullings of London, of a certain house in Walbrock within the City, between Wilcothun de Wallroc & Renaldum Abbatem de Ramsey, the witnesses were (amongst others) Willielman de

madena

bannes sub Vice-Comes ejus, & Gervasius
Cieritus ejus.

More might be said of their Anriquity, but it is clear, that so long as this City hath been a County of it self, so long, there hath been Sheriffs, for it cannot be a County without Sheriffs.

2. Their

#### 2. Their Eleftion.

The Sheriffs of London, of old time were chosen out of the Commonalty, Commoners, and oftentimes never came to be Aldermen, as many Aldermen were never Sheriffs, and yet advanced to be Mayor, but of late (by occasion) the Sheriffs have been made Aldermen, before or presently after their Election.

Nicholas Faringdon (layes Stow) was never Sheriff yet four times Mayor of this City, and so of other, which reproverh a By-word, such a one will be Mayor, or he be sheriff, &c.

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### 3 The Tenure of their Office.

The Lord Mayor, and Citizens of Coi 2. Inft. 32.

London have the shrievalty of London f. 278.

in see, and the Sheriffs of London are

Guardians, under them, and removeable from year to year.

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6 4. Inft. 248. Einsford Vice-Comes de London & Jobannes Sub Vice-Comes ejus , & Gervafius . Cleribus ejus.

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Camera Regis: Or

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4. The Fee-Farme paid by the Citizens.

Som

King John granted the Sheriffwicke of London, and Middlesex to the Citizens of London, as King H. I. before had done, for the summe of 300, pound yearly, which also is yet paid by the City into the Exchequer, until this day.

## 5. Their Officers.

Starri

The Sheriffs of London, in the year 1471 were appointed each of them to have fixteen Sergeants, every Sergeant, have his Yeoman. And 6. Clerks viz. A secondary, a Clerk of the Papers, and four other Clerks, besides the Under-sheriffs Clerks, their Stewards, Butlers, Porters, and other in Household many.

### 6. The Direction of Writs to them.

Sciendum est ( sayes the book intitled Nat. Brevium) quod quodlibet breve, quod tangit liberum tenementum in London debet dirigi Majori, & vic. London. Sed omnia alia brevia, qua sunt ad Communem legem in eadem Civitate debent dirigi vic. tantummedo. Every writ, that touches Free-hold in London, ought to be directed to the Lord Mayor, and Sheriffs of London, but all other writs, which are ad Communem legem, in the same City, ought to be directed to the Sheriffs only.

One atteinted of Felony at New-gate, for Felony committed in Middlefex; the Morres Reports Sheriff of London cannot deteine him in 178: an. 317. execution upon process, unless the direction be to the Sheriff of Mid-

dlefex.

## 7. Their Return of Writs.

In Lendon every of the Sheriffs may 30, H. 6, 431 atrest a man; yet the Return shall be made

# Camera Regis; Or,

made in the name of both the Sheriffs.

The Court of Common pleas, was of opinion that if one Sheriff of London Bobarts Rep. make his return without his fellow. that this would not be holpen, by the Wifemanf. 70. Statute of Jeffayles, as being no return at all or a return without the Sheriffs name subscribed, because the Court knows that one Sheriff there, is two persons.

T. part. Allen v. Sir Rob. Salisbary.

Lamb. verf.

Debr. The process upon the Original were directed to the two Sheriffs of London , the writ was returned by two, the one of them was Sheriff; the other. not: And it was pray'd, that it might be amended; for it is apparent to the Court, that it was the default of the Clerk, in writing the names, and the return by one Sheriff alone had been good, and the Addition of a strang name thereto shall not make it ill, and afterwards by advice of all the Justices, it was amended. Hitherto of the Sheriffs of London.

# a View of London.

London.

A Chamberlain of a City is termed (among the Latins) Quastor Ararius, Ararii prafetius, Quastor Urbanus, and Camerarius.

The word (Camerarius) expresseth the function of this officer, Chamberlain of a City; for Camerarius, dicitur & Camara, Grac. Kapaeg, i. e. fornix, five testudo, a vaulted Roof, or Arch, quia pracipue in Camaris, & fornicibus, Thefaurus Civitatis refirvars antiquitus Solebat. It scemeth ( faith one ) to be zaries de borrowed of the Fendists, who define Fentispart. 4. the word thus, Camara eft Locus, in quemau, 7. Thefaurus recolligitur, vel Conclave, in Peregrinus de quo pecunia reservatur. Another faith peregrinus de that Camerarius, vel Camerlingus, quem in 3. Quaflorem Antiqui appellarunt, in rebus fifci primum locum tenet , quia Thefaurarius, & Custos est publica pecunia. Having given you the origination, and descriprion of the Chamberlain of a Circuit Town incorporated, I shall speak a little of the Chamberlain of this most renowned City

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ince of

The Chamberlain is the person, that hath the conservation and keeping of all the Lands, moneys, and goods of such Orphans as happen within the City. And to that end he is deemed in the Law a sole corporation, to him, and his successors for Orphans, and therefore a Bond, or Recognizance made to him, and his successors shall go to his successor.

This office of the Chamberlain of Lons don feemeth not unlike to a publique Treasurer, which collecteth the Customs, money, yearly revenues, and all other payments belonging to the Corporation of this City.

In a word; he receive thall complaints made by Masters against their servants, & vice versa, and affords Justice, and

Remedy to each of them.

### 6. Of the Town Clerk.

The Town Clerk ( in Greek resupervis) is he who (for his Ability, and learning) is entertained by the Lord Mayor, Aldermen, & Commonalty

of

of the City, to keep the Books, Rolls, or other Records, wherein are registered the acts and proceedings of the City: He may be termed the Register, Preignotary, or Advary of the samous City of London.

7. Of the Common Serjeant.

The Office of the Common Serjeant is (as I am informed) to attend the Lord Mayor and Court of Aldermen, on Court dayes.

To be a Council with them on all occasions within or without the pre-

cincts of this City.

To take care of Orphans Estates, either by taking the account of them, or to sign their Inventories, before the passing of them by the Lord Mayor, and Court of Aldermen; Also this same Officer is to let, set, or otherwise dispose of their Estates, as he shall deem to be most beneficial to the interests of Orphans.

## 8. Of the Deputy Coroner.

The Lord Mayor being (according to the Custome of the City) perpetual Coroner, doth always constitute a Deputy, that acts for his Lordship, even as Coroners do in the several Counties throughout England.

Now touching Coroner are worthy of Observation these particulars following, sc.

# 1. The Etymology of the word Coroner.

Coroner in Latin Coronator, is deco. 4. Infl. 271. rived à Corona, so called, because he co. 2. Inst. 31. deals principally with pleas of the Crown, or matters appertaining to the Imperial Crown of England.

#### 2. His Antiquity.

As for his Antiquity we shall find, that Coroners were in the dayes of King Alfred, as appears in the Book, Intituled The Mirror, where it is said,

Mirrer c. 1.

Auxi ordains faer Coronours en chesum County, &c.

#### 3. His Election.

Heis eligible by the Free holders of the County, and so continues to Co. 4. Infl. 27 & this day, as of ancient time the Shetiff, and Conservators of the Peace were, because the People had an Interest and safety in the due execution of their Offices, and so long as they were eligible, they continued, not withstanding the Demise of the King, as the Coroner doth at this day.

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#### 4. His Dignity.

Of ancient time this Office was of co.4. Infl. 271.
great estimation, for none could have
it, under the degree of a Knight.

#### 5. His Qualifications.

It is requisite, that a Coroner should have five Qualities, cel 2. Inst. fol.

1. That he should be Probus homo. 174.

2. Lawful, i. e Legalis homo.

3. Of sufficient Understanding,

and Knowledge.

4. Of good ability and power to execute his Office, according to his knowledge.

5. And lastly, Of Diligence and Intendance for the due Execution of the said Office.

#### 6. His Fees.

3. E 3. Coron 372.

A Coroner received a penny of esvery Visue, when they come before the Judges in Eyre, as belonging to his Office.

By the Statute of 3 H.7.c. 1. he has given him a Fee of thirteen and four pence, upon the view of the Body of the goods of the murderer, &c.

I. H. 8. C. 7.

But if the Coroner sit upon the view of any slain by misadventure, he shall have nothing.

## 7. His Jurisdiction and Authority.

As the Sheriffin his Tourn may inquire of all Felonies by the Common Law, faving the death of Man, so the Coroner can enquire of no Felony, but of the death of Man, and that super visum Corporis.

He hath authority folely to take an Indictment, super wisum corporis, and co. 2. 10st. to take an Appeal, and to enter the f. 32. Appeal, and the County. But he f. 271. can proceed no further either upon the Indictment or Appeal, but to deliver them over to the Justices.

He hath power to bind over Witnesses to the next Goal delivery in that County, whereof he is a Coroner.

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Besides his judicial Place he hath also Authority ministerial, as a Sheriff hath, viz: when there is just exception taken to the Sheriff, judicial Co. 4. Inst. process shall be awarded to the Coro. f. 271. ners, for the Execution of the Kings Writs, in which Case he is Locum temens Vice-comitis, and in the same special Case the Kings Original Writ, shall immediately be directed unto him.

But the Quare may be, if one perfon be Coroner both of the Kings House and County, whether an Indictment taken before him alone, may be good and valid in our Law?

Its answered, that an Inquisition taken before B. Coroner of the Palace Royal, and of one of the Coro- Col 3. Infl. 134: ners of Middlesex is well taken, and

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and wigges Cafe.

within the Statute of Articuli Super Chartas c. 3. Though the Statute re: Co lib 4 Wrote quires two perfons; for the intent of the A& is performed, and the mifchief recited avoided; for though the Court removes, yet he may proceed as Coroner of the County. And the Rule of Law is, Quando duo Jura concurrent in una persona, aquem est, ac fi effent in diversis. Thus much of the Coroner, as to his Antiquity, Election, Dignity, Fees, and Jurisdiction.

# 9. Of the Deputy Escheator.

THé Lord Mayor, as he is Coroner, folikewise is he Escheator, within the famous City of London, and appoints one alwayes as a Deputy Escheator, who is to act within the verge of this City, as Escheators do in the feveral Counties of England.

These Escheators are to look to all Escheates and other Casualties belonging to the Crown, and certifie

them into the Exchequer.

Note, In ancient time there were but two Escheators in England, the

one on this fide of Trent, and the other beyond Trent, at which time they had Suba Escheators. But in the Reign of King Edward 2. the Offices were divided, and several Escheators made in every County for life, &c. and so continued, till the Reign of Edward 3. And afterwards by the Statute of 14. E. 3. it is enacted, that there should be as many Escheators affigned, as when King Edward 3. came to the Crown, and that was one in every County, and that no Esche- Vide 14 E 3.6. ator shall tarry in his Office above a 3 H. 8. c. 2. year. And by another Statute to be in Office, but once in three years, the Lord Treasurer nameth him.

of Cede

#### 10. Of the Constables within this Renowned City.

Onstable, or Cunstable, is compounded of two saxon words, 6.4. Inft. f. 123. Cuning, per contractionem King, and Stable, i. e. Columen, quasi columen Regis, anciently written Cuningstable.

This Office is ancient here in England, and mentioned by Bracton, feeming to answer him, that was cal-

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led amongst the Romans Tribunus celerum, and afterward Magister Equi-

tum.

This word Constable is diversly used in our Common Law: And first, The Constable of England, who is also called Marshal; of whose Authority and Dignity a man may find many arguments and signs, as well in the Statutes, as in the Chronicles of this Realm, his sway consisteth in the care of the common Peace of the Land, in deeds of Arms, and matters

of war.

Out of this Magistracy were drawn these lower Constables, which we call Constables of Hundreds, and Liberties, and first ordained by the Statute of Winton 13. Ed. 1. which appoints for the conservation of the Peace, and view of Armour, two Constables in every Hundred, and Liberty, and these be at this time called High Constables, because the increase of People and Offences, hath again undet those made others in every Town, called Petty Constables, who are of the like nature, but of inferior Authority to the other.

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Besides these, there are Officers of perticular places called by this name, as Constable of the Tower, Constable of the Exchecquer, Constable of Dower Castle, Constable of Windsor; and the now Constable of the samous Castle of Windsor is his Highness Prince Rupert, Duke of Cumberland, a Person most renowned, not onely for his brave conduct and fortitude in martial assairs both by Sea and Land; but also for his great zeal and Love, shewn abundantly in defence of the Protestant Religion.

For the derivation, and divers acceptation of the word (Constable) I proceed to shew what Authority pety Constables have in Cities, Towns, and Villages, according to our Law.

If any be threatened, upon com-4. E. 3. Bar. plaint to the Constable, he may enforce the Party to put in a Surety,
and if he do not commit him to Prifon, till he hath found a Surety.

A Constable may arrest one which 21 H 4. 21. makes an Assault, though it be of him 5 H. 7. 6. felf.

A Constable can take an Obligation to keep the Peace, but he cannot take

take a Recognizance.

23 E. 4. 35.

The Constable may arrest one, that makes an affray, and carry him to the next Jail, till he find furety of the Peace, but not imprison him in his house, or put him in the Stocks, unless it be in the night, that he cannot carry him to the Jayl, for any other reasonable cause.

The Constable may search for suf= picious persons, and may arrest night

walkers.

3 H. 7. 10. 13. H. 7. 10.

2 E. 4. 9.

The Constable may search suspicious Bawdy Houses, where women of ill fame are, and may arrest suspected persons, which walk in the night and fleep in the day, or keep suspicious Company; and if he be not of power, he may have aid of his neighbours by the Law.

28. H. 8. Tit -False Judgement, 6.

It is faid, That a Constable cannot arrest for a Fray after it is done, without a warrant, but before it be done, or whilst it is doing, he may.

3 H, 7. 1.

A Constable may take the power of the County, where there is a Fray, and especially to take Felons.

If a man be strucken, and in peril

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of death, the Constable ought to arrest the Offender, and to keep him in Prison, till it be known, if he Kitchin. will live or die, or till he have found sureties to appear before the

Justices at the Goal delivery:

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If the Constable do not part Affrayors for the preservation of the Kings peace, and apprehend them; being within his view, or do not his utmost endeavour, to part and apprehend them, he may be fined, and imprisoned for his neglect thereof, for he may command others to affift him; and therefore the Rule in him , Idem est facere, & nolle prohibere cum possis, & qui non probibet, cum probibere possiti, in Culpa est.

And if any be commanded to affift him therein, and refuse or neglect the same, it is a contempt in them to be punished by fine and imprisonment.

I shall conclude this Learning touching our Constables with these Queries.

1. Quere. Whether a Constable may bring an Offender to what Justice he pleaseth?

Resp. It is adjudged that the Con**stable** 

Fofters Cafe.

stable having a Warant to bring one Coram alique Justitiar. &c. it is at the Election of the Officer, to bring co. 116. 5. f 53. the Party so attached, to what Justice he will; for it is greater Reason, to give the election to the Officer, who (in presumption of Law) is a person indifferent, and sworn to execute his Office duely, then to the Delinquent, and upon the refufal to find furety, the Constable may commit the Delinquent without a new Warrant.

2. Quere whether the Constable of a Town be bound to make Huy and

Cry?

Refp. Huy and Cry is, when any Felony is committed, or any Person grievoully and dangeroully wounded, or any person assaulted, and offered to be robbed, either in the day or night; the Party grieved, or any other may refort to the Constable of the Town, and acquaint him with the causes, describing the party, and telling which way the Offender is gone, and require him to raise Huy and Cry, and the Duty of the Constable is to raise the power of the Town, as well in the night as in the day, for the profecuti-

Co.3. Inft. 116.

on of the Offender, and if he be not found there to give the next Contable warning, and he the next, until the Offender be found.

of them, that shall not levy or pursue

an Huy and Cry?

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Resp. They, which levy not Huy C43. 108. 117. and Cry, or pursue not upon Huy and Cry shall be punished by Fine, and Imprisonment.

Note, it is an Article of the Leet, Stande 18.E.2 to enquire of Huy and Cryes levied,

and not purfued.

The City of London has been taken into the Kingshands, for not levying a Huy and Cry, as appears by this Record, Scil.

Mandatum est Gulielmo de Haver-confliff, 123, bull Thesaurario Regis, quod Civitatem

London capiat in manum Regis, eo quod Cives ejusdem Civitatis non leva-verunt, Hutesiam & Clamorem promorte Magistri Guidonis de Arretio & aliorum interfectorum secundum Legem & Consuetudinem Regni. Teste Rege apud Wendestock, 22 die Augusti.

4. Quere Whether an Arrest be lawful, where the cause of the Huy and

and Cry be feigned ?

Resp. Where Huy and Cry is levied upon any person, the arrest of cois Infl. in? such person is lawful; although the cause of the Huy and Cry be seigned; and if the Case be feigned, he that levy the same shall also be arrested, and shall be fined, and im. prisoned. But common fame and voice is not sufficient to arrest a man in Case of Felony unless a Felony be done indeed. vide 5. H. 7. 5. a. 21. H. 7. 28. a. Cro. 2. part Cox verf. Wirral. Bridgemans Reports Weal ver. Wills. Hobarts Reports Cuddington ver. Wilkings, Searls ver. Stiles, Poland ver. Mason. Hitherto of the Governours and Officers, appertaining to the most glorious City of London.

#### SECT. XV.

of the several Courts within the City of London.

The principal Courts that appertain to this City are four, viz. The Court of the Hustings, the Court of the Sheriffes, the Court of EquiEquity, and the Court of the Lord May or and Aldermen. Of these in their order.

## 1. Of the Court of the Hustings.

Touching this Court, are worthy of notice these particularities, scil. The Etymology of the word Hustings, its Antiquity, its preheminence,

and its Jurisdiction.

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It is called Hustingum, or Hustings of two Saxon words, viz. Hus, i. e. I. The Erymony Domus, and Things, i. e. Placitum; so as Hustingum is as much as to say, as Co. 2.Inst. 3:22, the Bench, or Court of Pleas, Do-Co.4.Inst. 5:247 mus placitorum, or Forum Contentio-sum, where Causes are pleaded.

Other Cities and Towns also have had a Court of the same name, as Win-chester, Lincoln, Tork, and Sheppey, and others, where the Barons and Citi-Fleta lib. 25; zens have a Record of such things c. 55.

as are determinable before them.

For the Antiquity of this Court of 2 The Anti-Hustings amongst the Lawes of Saint quity of this Edward, you may read these words, City.

Debet enim in London, que caput est

est Regni, & Legum, semper Curia Domini Regis singulis septimanis die Luna Hustingis sedere, & teneri, &c.

3. Its preheminence.

The Court of Hustings is the highest Court, and of greatest Celebrity within the City of London, and its holden before the Lord Mayor, and Sheriffes. Co. 2. Inft. 322. Co. 4. Inft. f, 247.

4 Its Furifdidion.

As touching the Jurisdiction, Power er, and Authority of this Court, are worthy of our Observation these Particulars, Scil.

.16 H. 7. 12 11 H.7. 10, 4 6 H. 7. 150

Eym.

1. That there be two Huftings in London, one is de communibus placie tis ; The other is de placito Terra; And therefore upon return of Writs, to mention a Recovery at the Court of Hustings in London ( where there aretwo kinds) and it is not faid, at which of the Hustings, it is not good.

2. The manner of proceedings up-

on a Foreign Voucher;

It is provided by a Statute made in 9 E. I. That if one be impleaded in the City of London, do vouch a Forreigner to warranty, the Mayor and Bayliffes shall adjourn the Parties before the Justices of the Common Bank

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Bank at certain day, and shall fend their Record thither. And the Jultices shall cause the warrantor to be fummoned before them, and shall try the warranty. And the Mayor, and Bayliffs in the mean time shall surcease in the matter, that dependeth before them by a writ, until fuch time as the warranty by determined, before the Justices of the Bench. And when the matter shall be determined, Commandment shall be given to the Vouchee to depart into the City, and to fwer the first plea. And the Demandant at his fuit, shall have a writ from the Justices of the Bench, unto the Mayor, and Bayliffs, that in cafe the Tenant have last his Land, they shall cause it to be extended, and return the same extent unto the Bench at a certain day. And after it shall be commanded to the Sheriff of the Shire, where the warranty was summoned, that he shall cause the Tenants to have the Lands of the Warrantor to the like value, Vide more in the Statute aforesaid.

In Dower in the Hustings of London against the Husband, and Wife,

who

b. Tit. Receipt. 106, Co. 2. Inft. f. 316.

18. E. 2. 1. a. who vouch a foreigner in warranty whereupon the plea is adjourned into the Common Pleas at a certain day. at which day the husband, and Wife fued out a writ against the Vouchee; whereupon the Vouchee appeared. and the Baron made default, and the Wife prayed to be received upon his default; and by the Rule of the Court she was received, and that it was within their Commission, for that the default was made in this Court, whereupon the Land was to be loft, if the were not received; for it is a Maxime in Law , Necessitas sub Lege non continetur, quia quod alias non est Licitum, necessitas jacit licitum, but yet others are of another opinion. In a pracipe in the Hustings in Lon.

don, the Tenant voucheth one in London, and other forein Vouchees in the County of Norfolk, &c. In this cafe, as well the Voucher within Lon. don, as the foreign Vouchers shall be Co: 2. Infl. f. removed, for although the words of the Stat, of Gloc. c. 12. Vouch forein a garrantie; yet because process should be made by the Court of

Common

325.

Common Pleas only against the soreign Vouchees, although they came in, they should not warrant, nor answer without the others, before process were determined against them in London; so as necessity requireth, that process should be made against all at one time, and that ought to be done in the more worthy Court, and when the Warranty is determined in the Court of Common Pleas, all shall be remanded.

It is worthy of observation (sayes Coke) that at the Common Law in case Co.2, Infl. 327. of a foreign Voucher in the Hustings of London, the plea was adjourned before the Justices in Eyre, when they came to the Tower of London, for the Court of Hustings, London, was not derived out of the Jurisdiction of the Court of Common pleas, as other Courts, that have power to to hold pleas Real, are, and therefore the Adjournment was, before the Justices in Eyre.

3. The manner of proceedings upon the plea of Baltardy, or the plea ne unques accompte en Loyal Matrie

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# Camera Regis: Or

If in an action Ancestrel the Tenant plea Bastardy in the Demandant, or in a writ of Dower the Te-

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Co. Litt. fol. 134.

Co. 2. Inft. f. nant plead Ne unques accompte en Loyal matrimony, neither the Court in London , or any like Inferior Court cannot award a writ to the Bishop for Tryal thereof; for nullus alius prater Regem possit Episcopo demandare inquisitionem faciendam; And therefore if fuch pleas be pleaded in London, the Record shall be removed; and after a writ to the Bishop, and certificate made by the Bishop, the Record shall be remanded into London again.

Cro. 3. part. Miller ver. Regem 5 38.

4. That a suit upon a poenal Law cannot be brought either in the Court of the Hustings, or in any other Court at Guild-hall, but it must be commenced in the Kings Courts at Westminster, where the Kings Atturney is to acknowledg, or deny.

## 2. Of the Courts of the Sheriffs.

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Touching the Courts of the Sheriffs of London is observable the Manner of proceeding in two things. Scil.

1. In a writ of error.

2. In an execution upon a Condemnation in the Sheriffs Courts.

1. The manner in a writ of error. If an Erronious Judgment be given before either Sheriffs, the party grieved shall have a writ of errour, and remove this before the Mayor, and Sheriffs in the Hustings; If they do not yeld redress there, then shall certain Justices be assigned by the Kings Commission, to sit at St Martyns le Grand, by nisi prins for to redress the said Judgment; and if there be default found in the Mayor, and Sheriffs, they shall be punished for their Misprisions, by the form, that is conteined in the Statute of 28 E. 3. c. Ic.

2. The manner upon an Execution,

Cro. 3. part. Cufackes Cafe 1.118.

One taken in execution in London, upon a Condemnation in the Sheriffs Court, and removed by Habeas Gorpus into the Kings Bench, shall be committed there in execution for that Debt, and having discharged all Causes in the Kings Bench, shall be remanded.

### 3. Of the Court of Equity.

This Court of Equity before the Lord Mayor, is called commonly the Court of Conscience, or the Court of Requests, in Latin Curia Requisitionum, sive Requestarum; sen Requisitorum, and the Lord Mayor himself, by whom this Court is swayed, and governed, may be termed by us, Magister a Libellis supplicum.

Touching this Court of Equity I propose these Cases, that I have met

with in our books.

If a man be impleaded before the co. iib. 8. f. Sheriffs, the Mayor upon the sug126-10. H co gestion of the Desendant may send for the parties, and for the Record, and examine the parties upon their plea.

## a View of London.

plea andif it be found upon his examination, that the Plaintiff is fatisfied, his Lordship may award, that

the Plaintiff shall be barred.

There is a special Act of Parliament for the Relief of poor Debtours 3. 3. 740. c. 154?

Jac. where by it is enacted, that every 3. 740. c. 154? poor Citizen, and Freeman inhabiting in London, being fued for debt under forty shillings, may exhibit his fuite in the Court of London, called the Court of Requests in London, who shall nominate Commiffions to the number of 12, and three of that Commission may send for any Creditor, who is complained of, in fueing for fuch a Debt under 40. s. and if he refuse to come, or perform not their Orders they may cause him to be arrested, by any Sergeant of London, and commit him to prison there to remain, until he perform the faid order.

A Citizen of London fued another Citizen in the Common Pleas, and cro, 1, part. f. the Mayor, and Aldermen would 33. pl. 14. have him, put the matter, to compromise, and he refused, they did disfranchise him; all those, that were

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parties to the disfranchisement, were fined an hundred Marks a piece, and the party was restored to his Fran= chife , that is to his Libertie , for Franchife in the Common Law fignifies sometimes, the incorporating a man to

Co. Litt. 137 b. be Free of Company, or body politique, as a Free man of a City, or Burgess of a Borough.

To conclude; The Quare may be; How this Court of Equity in London was raifed ? Whether by Act of Parliament, prescription, or by Letters Patents.

It is answered, that this Court of Equity must of necessity be raised, either by Act of Parliament, or by prescription, for a Court of Equity cannot be had by the Kings Grant, or Letters patents, as appears by our books; and therefore it must be by one of the former wayes; and my Lord Hobart in the Case, betwixt Martin and Marshal tells us that London, and the Cinque Ports have Acts of Parliament for their Courts of Equity; But Chefter and Durham by prescription.

60.4.Inft. 248, 875 97. 6 121 Hobarts Reports Martin ver. Marfhal & Key b. f. 63.

4. Of

# 4. Of the Court of the Lord Mayor and Aldermen,

The Court of the Lord Mayor, and Aldermen is a Court of Record, and confifteth of the Lord Mayor, the Recorder, and Aldermen, whereof the two Sheriffs, being Aldermen, are part.

This Court principally was inftituted (amongst other Causes) for the redressing, and correcting the Errours, Defaults, and misprissions, which be used in the City of London.

In this Court are comprehended feveral other Courts, as namely.

1. The Court of Orphans. 2. The Court of Ward-mote. 3. The Court of Hull-mote. 4. The Court of the Conservation of the Water, and River of Thames. 5. The Court of the Coroner in London. 6. The Court of Escheatour in London. 7. The Court of Policies, and Assurances in London. 8. The Court of the Tower of London. 9. The Court of Common Councill, wherein are enacted Constitutions

tions, and Laws, for the advancement of Trade, and Traffique; And lastly, the Court of the Chamberlain for Apprentices, which concerneth the making Free of Apprentices; touching which Freedom I shall present to the Reader what I have met with, in the Books of the Common and Roman Laws.

One may be a Freeman of London three manner of wayes, viz

The Common three m

1. By service, as in the Case of Apprenticeship.

2. By Birth-Right, the Son of a Freeman.

3. By Redemption, by order of the Court of Aldermen.

So the Freedom of the City of Rome was three wayes obteined, soil.

ear , he did emittere Servum è manu:

The Civil Law. thus, when as a Servant was presented by his Master before the Consul, Godwins An- or Prator, the Master laying his hand tiq. Lib. 1.

Att. 1. c. 6 for upon his Servants head, used this sib. 3. sea. 4. form of words, Hung liberum esse volo, and with that turning his Servant rum.

The Civil Law. thus, when as a Servant was present.

the

Co. lib. 8. le
Cafe of London,
Co. 4. Inft. 250.
Buftrods Re=
ports 2. part.
Allen ver.
Tooly,

the Pretor then laying a certain Wand, or Rod called Vindita, upon the Servants head, replyed in this manner, Dico eum Liberum effe more Quiritum. Then the Littor, or Sergeant taking the Wand did strike therewith the Servant on the head, and with his hand struck him on the face, and gave him a push on the back, and after this he was registred for a Freeman.

2. By Birth, both, or at least one of the Parents being Free, and Municipium fuch where called Cives Originarii, facit, ant maor Cives nati.

3. By Gift, and Cooptation, 1. 1. when the Freedome was bestowed on any Stranger, or Nation, and they were termed Civitate donati; and so we read that Cesar took in whole nations into the Freedom, that is, they had the Roman Priviledges:

So faith Philo of Agrippa oixwy evier Tatel Sas That The Populities ToxITSias; He gave the Priviledges of the Roman Citizenship to whole Countreys

of some of his Friends.

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Hence is it, that Cicero tells us, Omni-

numifio, aut adoptio. D. 501 Lib. 2 de Le-Omnibus municipibus duas esse pagibus. trias, unam naturæ, Alteram Juris, Catonis exemplo, qui Insculi natus, in popult Romani societatem susceptus

eft.

Thus much of the several courrs, that are within the verge of this most noble City of London; I come now to the Customs of the same place, of which I shall present but very sew in this Treatise, and my Reason is, because I have written already of the Customs appearationing to this City, in a Tract, called Speculam Juris Anglicani, lately exposed to the publique view.

SECT.

## SECT. XVI.

of the Customs of the renowed City of London.

Of the Customs of this City, some have been approved of, in the Courts at Westminster; and some disallowed because of their unreasonables.

of Westminster are such as these allowed.

following.

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Its a Custom of London, That in More Reports Case a horse at an Inn, eats more, Griffith num. then he is worth, the same may be 1229 Rulftrods praised by the next Neigbour, and Mosse vers. Sold for the payment of the mo-Townesend. ney.

Its a Custom of London to have , Dyer 257. 370.

Plegiis acquietandis sans fait.

A Custom of London, to make

Ordinances, and by Laws.

Its a Custom of the City, That in B. R. Marsh. the Lord Mayor may appoint a Ci-15. tizen a place, in which he may erect his Taverne.

By the Custom of London, in every shop there is a Market all the dayes of the Week, saving Sundayes, and Holy dayes.

By the Custom of London, if a Debtour become fugitive, he may be arrested before the day of

payment.

co. lib. 8. 5. It is a Custom of the City, that smellings case. if one Citizen be indebted to another in a single Contract, it shall be equal to an obligation.

Its a Custom, that a Feme Covert, sole Merchant, shall be impleaded, and implead without her hus-

band.

Thus much for Customs allowed in the Courts at Westminster.

Cultoms of London pleaded, and disallowed by the Judges, are such these:

Plowd. Com. 243. b. 35, H. 6. 25. b. Dauy: Reports 33. b. le Case de Tanistry.

21. H. 7, 18.

2. Cuftoms Diffalloned.

A Custom of London pleaded, that he to whom goods are pledged, shall reteine them, Cujuscunque fuctint, till he be satisfied of the sum, for which they were pledged, this Custom was not held good; for this Custom shall not bind the King,

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or his goods, that were pledged

by a Stranges.

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A Custom of London, to make Corporations, was held void; for 129. Aff. pl. 8. the King only may do it by his White awers. prerogative,

Cultom of London for an Abuse offered to an Alderman opon the Cro. 1. part. Exchange, and committed thereupon, 689.

is not good.

Debt for an Escape, and the party counts, that whereas he had a Judgement in Debt against one in London, and a Capias ad Satisfac. against him , upon a non est inventus was returned, for which one of his cro. 1. part. suretyes being in Prison thereupon Reseliff Shea plaint, under the Cultody of the riff of London, Defendant, was deteined in execution . secundum Consuetudinem Civiratis pradict. and after he escaped, &c. upon this the Defendant demurred : And one of the Causes of this Demurrer was, that the Custom was not good, for he ought to have a scire facias against the Baile; for it is unreasonable, to take him in execution without answer, for he might plead a Release of the Party,

or that the principal is dead, and so discharge himself; and for this Cause the Custom by the Court of Kings Bench held unreasonable.

Qu.

But the Quere may be, whether ill Customs (such as these, I have here named,) confirmed by Act of Parliament, be thereby made good, or not.

Refp.

It is answered , that the Statutes, which confirm the Customs of London shall never be construed for the Ratification of any ill, or irrational, Custom, which has been made use of within the Gity of London; And this is agreable with the Interpretation of Mr Horne, whose words are these. In point, que demand, que le City de Londres eit ses franchises, & ses franke Customes, est interpretable en cest manner, que les Citizens eient lour Franchises, dont ils sont inherit per loyall Title, de dones, & confirmements des Royes, & les queux ilz ne out forfeites per nul abusion, & que ilz eient lour franchises, & Customes, que sont sufferable per droit onient repugnant al Ley; And this very

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very interpretation agreeth with divers of our later books (as Plond. Com. f. 400. Davys Reports. le case de Commenda f. 75. b. Co. Litt. f. 381.b. 11. H. 7.21.45.E. 3.26.) which prove, that the words of an Act of Parliament shall be taken in a Lawful, and Rightful sence.

SECT. XVII.

Of the Franchises, Liberties, ad singularities of the most glorious City of London.

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Indulgence of our Princes, the Kings of England, the Citizens of London have obtained very large, and great Immunities, or Priviledges; of which some are given to the Londoners by Royal Charters; and some by the Royal Assent in Parliament.

1. Of the Franchises, and Liberties that are derived to the Trenovants by Charters Royal.

Priviledge 1.

Omnes homines London sint quieti, & Liberi

Liberi, & omnes Res eorum per totam Angliam, & per portus maris de Theolonio & passagio, & ab omnibus aliis Consuetudinibus. Vide Chartam H. I. de Libert, London.

## Priviledge 2.

Hunting.

King H.I. by his Charter granted for the Recreation of the Londoners, Quod Cives London habeant fugationes suas ad fugandum, sicut melius, & plenius habuerunt Antecessores corum, scil. Silve, & Middlesex, & Suer. Co. 4. Inst. f. 314.

## Priviledge 3

Toll-free.

King H. 3. Granted, that the Citizens of London should passe Toll-free, throughout England.

#### Priviledge 4.

Free-warren.

In 11. H.3. The King granted, and confirmed to the Citizens of London Free-warren, or Liberty to hunt a certain circuit about the City, in the warren of Stones, &cc.

Pri-

# Priviledge

King H. 3. granted to the City of London , quod nullus Civis faciat Duellum , & quod de placitis ad Coronam, pertinentibus, se possint difrationare, secundam antiquam consuetudinem Civitatis. Citizens of London, no battel shall be gaged against any of them. Co. 4. Inft. 252.

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A Citizen of London fued an Appeal of Robbery, the defendant gaged Battel, the plaintiff faid, that he was a Citizen of London, that they have there fuch Franchise, that no battelshall be gaged against any of them, this ex. tends to every particular Citizen. Butfrodes Reports 3. part. f. 16. 21. E. 4. f. 12. & 27:

Priviledge 6.

In 11. H. 3. the King granted to the City of London this special, and rare Liberty.

Si illis qui pro tempore fuerint Vice-Comites constitute aliqued delicum fece Sheriffs of Lonrint; urde misericordiam pecunia de-

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beant

Gamera Regis; Or

beant incurrere, non judicentur ad planis ad miserecordiam vigint. Libr. & hoc sive damno aliorum Civium si Vice-comit. non sufficiantur ad miserecordiarum suam solutionem. Co. 4. Inst. 254.

# Priviledge 7.

King John by his Letters granted to Eledion of the Citizens of London, Liberty yearly to choose to themselves a Mayor. Co. 4. Inst. 253.

### Priviledge 8.

In the year 1282. King Ed. I. granted to H. Waller Mayor, and the Citizens of London to take toward the making of the wall, and inclosure of the City, certain Customs, or Toll, as appeareth by his grant. Stow.

Mayor,

### Priviledge 9.

In the Reign of Ric. I. The Citizens of London obtained to have a Mayor to be their principal Governor, and Lieutenant of the City, as of the Kings Chamber. Stow.

Pri-

### Priviledge 10.

For the repairing of Bishops-gate Bishops-gate H. 3. granted, and confirmed to the Merchants of Hanced, that had an House in the City of London, called Guildhalla Theutonicorum, certain Liberties, and priviledges. Stow.

# Priviledge 11.

Kind Ed. III. granted, that the Lord Mayor should be Justice for the Goal Fiftice of Operadelivery at New-gate. Stow.

# Priviledge 12.

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of the Lord Mayor should bear Maces of filver. Co. 4. Instit. f. 252.

### Priviledge 13.

Ed. III, granted, that no Escheator should be in the City, but the Lord Escheater Mayor for his time. Stow.

H 3

# Priviledge 14.

Clerks.

Seal.

King H. 3. granted that either Sheriff thould have two Glerks, and two Sergeants; also that the Citizens should have a Common Seal. Store.

# Priviledge 15.

It is a Liberty of London granted, Quod nullus Civium sit implacitatus extra

### Privilege 16.

Walls and Ditch.

Fellow of

It was granted by Ric. II. That a Toll should be taken of the Wares, sold by Land, or by water, towards the Repairing of the walls, cleaning of the Ditch about London. Stop.

# Privilege 17.

London Bridge

King John gave certain void places in London, to build upon, the profits thereof to remain, towards the charges of rebuilding, and repairing of London Bridge. Stow.

Pri

# Priviledge 18.

By the patent of Ed. II. a Subfidy was granted towards the Amendment London Bridge, of London Bridge, Stow.

# Priviledge 19.

In H. III. time, thips of the Potts arrested, and forced to bring their Corn Corne brought to Queen Hithe, but the thips of the into ports.

Citizens of London were at liberty to arrive where the owners would appoint them.

### Priviledge. 20.

Aldermen of London were used to be Aldermenchanged yearly but it was ordered in
28. E. 3. that they should not be removed, without special cause. Stow.

# Priviledge 21.

Ed. III. in the 3. year of his Reign Paving. gave the Citizens of London License to take a Toll, towards the charge of paving the Borough of Southwark with stone.

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Priviledge 22.

Phyfitians.

King H. 8. by his Letters Patents erected a Body Corporate of Physick in London, and seven miles compass.

### Priviledge 23.

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sales in groß. It was granted in some Kings Reign, that all Clothes, or other Merchandizes should not be sold in groß, but only to the Citizens of London.

# Priviledge 24.

The City of London hath by the Kings Charter the loyle, and ground of the River of Thames granted to them, by vertue of which grant, the City at this day, receive Rents of them, that fix posts or make wharfes, or other Buildings upon the soyle of the said River. Davis Reports le case de Royal Pischary.

Priviledge 25.

In the year 1550. King E. 6. granted in Southwark, to the Mayor and Commonalty, all his Lands, and Tenements in Southwark, except, and reserved the Capital Mesonage,

fuage, two Mansions, called Southwark place, and all the gardens, and Lands to the same appertaining, the Park, and Messuage, called the Antelope.

He gave them the Lordship, and Mannor of Southwark with all members, and Rights thereof, late pertaining to

the Monastery of Bermondsey.

All messuages, places, buildings, Rents, Courts, waifs, and strayes, to the same pertaining, in the County of Surry,

He granted to them, in, and through the borough of Southwark, and in all the parishes of St Savior, St Olave, and St George, and the Parish of St. Thomas Hofpital, and elsewhere in the faid Town, and Borough of Southwark, and Kentish ffreet, Bermondsey ffreet, in the Parish of Newington , all waifs , and stravs , Treasure Trove, all felons goods, &c. within the Parithes, and precincts aforefaid, &c. The Return of writs, processes, and warrants, &c. Together with a Fair in the whole Town for three dayes, with a Court of Pypowders; a view of frankepledg, with Attachents, Arrefts, &c. Alfo, to arreft all felons, & other Malefactors, within their precinct, and fend them to ward, and to New-gate. Stow.

### Priviledge, 26.

Bridewell.

In the year 1553. Ed. 6. gave unto the Lord Mayor, Commonalty, and Citizens, his house of Brid-well, and 700, marks Land, lare of the possessions of the house of the Savoy, and all the Bedding, and other furnitute of the said Hospital of the Savoy towards the maintenance of the said work house of Brid-well, and the Hospital of St. Thomas in Southwark. Stor.

### Priviledge 27.

Sheriffs.

King John gave the City of Londan Authority! to chuse, and deprive their Sheriffs at their pleasure. Store.

# Priviledge 28.

Prifage.

The Citizens of London are by a Charter of King Ed. 3. excepted from

paying of prifage.

Touching this Franchile or Liberty of Prilage I shall present to the Reader these resolutions, shewing who shall be a reputed Citizen, and who not, as to the being exempted of paying Prilage.

A Question was in the Court of Exchequer

Exchequer 44. Eliz. If a Citizen of London, that had not a family, and did not pay Scot, and Lot, but sojourne in another house, shall have the benefit of the Kings Charter? In the argument of the case, Coke, then Atturney General, put this difference of Citizens, viz. That there was

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A Citizen Re.

It was said, that a Citizen Re, & nomine. He, that is a Freeman of London, and an Inhabitant, and one that paid Scot, and Lot there, shall be discharged of prisage by the said Charter, &c. Davys Reports le Case de Customs f. 10. b.

He that is to have benefit, and advantage of this Charter, ought to be integre Civis, and an intire Citizen, as it was adjudged in 4. H. 6. in one Knowle case, a Citizen, and Free Grocer of London, removed his house-hold cumpannis, and did dwell at Bristol, but yet kept his shop at London, and he, having a ship laden with wines, which was unladen in the port of London, would have had the benefit of this Charter of discharge of prisage; But it was ruled against

against him; for that he was not such a Citizen as was capable of this discharge; for that he ought to be Civis, Incola, Commorans. 4. H. 6. Knowls Case.

14. H. 6. &c. A private A& of Parliament: Complaint was made, that the Lord Mayor would make strangers. Citizens; it was there declared, that this benefit to be discharged from payment of prisage, did not extend unto such Citizens as were Dotati, made free, but unto those Citizens only, which are Commorant, Incolant, and Resiant within the City.

A person disfranchised before the arrival of his ship, shall lose the benefit of prisage, he was intitled to at the lading, and a person made free after the lading shall have the benefit of

discharge.

Bulftrodes Reports 3-part. The King, and Sir Thomas Waller verl. Francis Han-

ger.

A Woman cannot be capable of this Immunity, though a Citizen; to what end fay I; She cannot bear Civilia, or publica onera of the City; the cannot doe any thing for the benefit of the City; the cannot perform Warch, and Ward;

Ward; the can bear no office in the City; neither can the be of any of the Companies; the cannot be an Attorney; the may be a Free-Woman, but this is only to have her will (as many to have) but to no other purpose.

Thus much of the Franchises granted to the Lendoners by Charters Royal, and such as are allowed to be good, & agreable to the Laws of England; I shall now put a Case, or two of such singularities, or Priviledges as have been adjudged to be contrary to the freedom, of the subject, and consequentially the Kings grants are deemed void in Law.

King H. 6. granted to the Gorporation of Dyers within London, power to fearch, &c. and if they found any Gloth died with Logge wood, that the Gloth should be forfeit: and it was adjudged this Charter concerning the forfeiture, was against the Law of the Land.

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For no forfeiture can grow by Letters Patent. Co. lib. 8. Trin. 41. Eliz. f. 125. le Case de Londres.

So the Company of Merchant Taylors of England, having power by their Charter to make Ordinances,

made

Co. 2. Inf. 47. made an Ordinance, that every Brother coram Rege Rot. 92. in Tr. inter Davent & Hurdes

37. 41. Elix of the same Society should put the one half of his Clothes to be drefled by fome Cloth-worker free of the fame Company; upon pain to forfeit 10 s. &c. and it was adjudged that this Ordinance was against Law, because it was against the Liberty of the Subject, for every subject hath freedom to put his Clothes to be dreffed by whom he will, & fic de similibus : And fo it is , if fuch, or the like grant had been made by his Letters Patents.

Trin. 44. Eliz. Coram Rege Co, lib. II fol. 84. 5 85 dec. Edward Darties Cafe.

So if a grant should be made to a Londoner, to have the fole making of Gards, or the fole dealing with any other Trade, that grant is against the Liberty, and freedom of the Subject, that before did, or lawfully might have used that trade and consequently is against the Great Charter of England.

Hitherto of franchifes granted by the Charters of the Kings of Englands we proceed to those that have been given to the Citizens of London by our Kings in their feveral Parliaments.

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2. Of the Franchises, Liberties, or Singularities, which the Londoners have obtained from the favor of our Kings in the high Court of Parliament.

# Singularity 1.

King Athelstan in his Laws or Constitutions, appointing, how many Mint-Masters should be in each City, alloweth 8. to London, and not so many to any other City.

### Singularity 2.

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King H. I. in his Laws, comman- Amercianus. deth that no Citizen of London shall be amerced above 100 s. for any pecuniary pain.

### Singularity 3.

It is granted to the Citizens of Gaveles. London, that the Lords of Rents in London may recover them by a writ of Gavelet. 10. E. 2.

Sin-

### Singularity 4.

Warr:

The King granted, that the Citizens of London should not be constrained to go out of the City to any War, and that the Liberties of this City should not for any cause whatsoever be taken into the Kings hands Rot. Parl. 1. E. 3. Authoritate Parliamenti.

### Singularity. 5.

Erroncous Judgment. It is enacted, that the Statute of 28. E. 3. c. to. shall not extend to any erroneous judgment given, or to be given in the City of London. Parl. 7. R. 2. nu. 26.

### Singularity 6.

Aldermen

The Aldermen of London shall not be hereafter elected yearly, but remain, until they be put out for reafonable cause. 17. R. 2. c. 11.

### Singularity 7.

Mark.

The Lord Mayor, and Aldermen

# a Piew of London.

SIRIA

may reform the defaults of Victuallers. Vianallers. 7. R. 2. c. 11. wide 31. E. 3. c. 10.

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Mault.

Sherringe.

Mault fold to London thall be cleanfed from Duft. 17. R. 2. c. 3.

Singularity 9.

It is Enacted in the Reign of R. 2. That the Mayor, and Chamberlain of Guardian-ship London, shall have the keeping of all of orphans the Lands , and goods of fuch Orphans, as happen within the City. by the Stat. of J. H. T. o. El no

ni bion and li Singularity IOa copera la equand and office, but it fittl be taken by the

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The Mayor of London shall redress fuch Errors, Defaults, and Mispri- Errours. fons, notorioully used in the same City. 1. H. 4. c. 15.

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Mayor of Feeden, and his Suc-

s, ground over flowns as far The State of Ed. c. z. doth not extend to the Sheriffs of Landon , as touching Sheriffs of Indiaments and Prefenements; London,

-brode bides sen mo ble and Sint

# Camera Regis: Or,

#### Singularity 12.

Wares:

Citizens, and Freemen of London, may carry their wares to any Fairs, or Markets throughout England. 3. H. 7.

### Singularity 13.

Butchers.

Butchers shall kill no beasts in Londen. 11. H. 7. c. 21.

### Singularity 14.

Scavage, or Shewage .

By the Stat. of 9. H. 7: c. 8. no L. fcavage, or shewage shall be paid in any place, but it shall be taken by the Mayor, and Sheriffs of London

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### Singularity 15.

SEWATIS

The Mayor of London, and his Successors have like Authority in all issues, Breaches, ground over flown, as far. as the water ebbeth, and floweth, grown out of the River of Thames, as touching the punishment for using unlawful nets, and engines, as his Lordfhip

thip hath within this faid River 4. H: 7. C. 15.

### Singularity 16.

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For all issues forfeited by Jurors in Ifue forfeited the Mayors Court, it is lawful for his Lord-ship, and his Successors, to distrein. and the same distress detain, until he, or they be satisfied of the faid issues. 4. H. 8, c. 3.

### Singularity 17:

All Strangers within two miles of Warden: of no London shall be under the Reformation of the Wardens of Handy Crafts within the City of London. 15. and 16. H. 8. C. 2.

### Singularity 18.

Wardens of Cowpers shall search, Wardens of &c. and gage all manner of Barrells, &c. For Ale, Soap, to be put to sale within 2. miles compais, without the Suburbs of the City of London, 23. H. 8. C.4.

Sin-

#### Singularity 19.

A Londoner returned upon a Jury to the Courts at Westminster, having goods to the value of 40. marks, shall be sworn, and do, in all such Juries, in every thing, as other persons may do having Lands, or Tenements of the yearly value of forty shillings, 4. H. & c 3. & 5. H. &. c. 5.

### Singularity 20.

By the Stat. of 4. H. 8. c. 14. It is Enacted, that the Mayor of the City of London may fearth oyle, in the City of London, and punish all such as sel false oyle.

### Singularity 21.

The Lord Mayor of London may let fines upon those, which do not pave or repair any street, or Land, 32. H. 8. c. 17.

Furors.

Paving,

Oyles.

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### Singularity 22.

Woods growing within the compass of 22. miles from, and about London, boo ll be or the Suburbs of the same, shall not be , in felled, to be converted to Coals, for do making offron works 23. Eliz. c. 5.

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### Singularity 23.

The Mayor in the Reign of Edward 3. procured an Act of Parliament, that no known Whore should wear any Vide Daniels History f. 243. hood, or attire on her head; except reyed, and striped Cloth of divers Colours.

If this Law should now be put in force I am affraid ; there would be very few black hoods worne.

Note, the Athenian Law was , Me- Floridas. retrices veftres induta sunto.

### Singularity 24.

By the Star, of I, Jaco c, 19. the Garbler ancient officer of London, called the London. Garbler of Spices hath authority at all, and every time, and times, in the day time to enter into shops, ware-houses,

# Camera Regis : Or,

or Cellar to view, and search Drugges, and Spices, &c. and to garble, and make them clean.

S

Singularity 25.

Wares }

All wares from hence forth shall be utterly, put down by Thames and Medway. 9. E- 3. c. 22,

Singularity 26.

Damages.

King E. 1. Of his grace granted unto the Citizens of London, that whereas before times they, that were disseized of freehold in the same City, could not recover their damages, before the coming of the Justices to the Tower, that from hence forth the Disseizees shall have damages by Recognizance of the same Assize, whereby they recovered their Lands. 6. E. 1. c. 14.

Singularity 27.

Salmons.

By the Stat. of 20. R. 2. c. 9. it is enacted, that the Mayor, or Warden of London shall have the Conservation of the Stat. touching Salmons (viz. 13. E. 1. c. 47. 13. R. 2. c. 19.) in the waters

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waters of Thames, from the Bridge of Stane to London, and from thence over the same water, and in the water of Medway.

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### Singularity 28.

In 12. R. 2. c. 13. There is a punishment ordained for him, which shall cast corruption into any place near, the City of London.

### Singularity 29.

In the 13. & 14. year of the Reign of the King, (our most Gracious and Higwayes and Serene Soveraign) that now is, there streets, was an Act made for Repairing of High wayes, and for paving, and keeping clean streets, &c. in and about the City of London; and by that Act it is ordained, that the Lord Mayor, Recorder, and Aldermen shall be joynt Commissioners in exercising all the powers of this said Act, within the City, and Liberties thereof.

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Curriers

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In the Stat. of 14. of this Kings Reign (which was enacted for the restraining the exportation of Leather, and Raw Hides out of the Realm) it is ordered, that the Master, and Wardens of the Company of Curriers shall enter into any Ware house, &c. within the City of London, or 3. miles of the same City, belonging to any of the Cordwayners, &c. to search for, and seize, all such Leather, intended to be prohibited, to be used, by a clause in the said Act, &c.

# Singularity 31.

Imposition on Coals for buildingl of Cathedral, Gc. Churches.

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In the 19, year of the same King there was an Ast made for the Rebuilding of the City of London, and for the sutther enabling the Lord Mayor, &c. to perform all the works mentioned in the said Law; It is ordained, that for all sorts of Coals, which shall be brought into the Port of London, shall be paid by way of Imposition thereupon, viz. For such sort of Coals as were usually sold

fold by the Chauldron the fum of iz. pence, and for fuch fort of Coales as are fold by the Tun the like fum of 12. pence. And likewise in 22 year of his Majesties Reign it was enacted, that there should be paid for every Chauldron, or fum of Coales, two shillings over, and beside the aforesaid Imposition of 12d. for the Rebuilding Cathedral, and Parochial Churches, within the City of London; His Majesties beloved and native City, towards which his Royal Heart hath been fo gratious, and fo full of Princely defigns, to inprove its Honour, Wealth and Beauty.

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Having thus attempted to present to the Courteous Readers view some of those Notable, Rare, and Special Liberties, and Priviledges, that the Citizens of London have, and do claim by vertue of Charters Royal, and Acts of Parliament, I shall now come to a conclusion of this small, and slender Treatise with a Rehearsal of some of the Statutes, both conservant, and consirmant, appertaining to this most glorious, and most renowned City of London.

Amongst the Acts of Parliament, that

1. 7ac. c. 21.

Gruns or sa- viz. of the Liberties, belonging to London, take these following, sc.

3. E. 4. 6:4, in London reserved by the Statute of 3. E. 4. c. 4. couching Marchandizes.

7: H. 4. 6. 17. The Citizens of London may take Apprentices, according to their old Custom notwithstanding the Stat. of 7-H. 4.

Acts made in Derogation of the Merchants of Stillyard are void, provided that the Statute shall not prejudice the Liberties of London.

5. Eliz. c. 4. In the Stat. of 5. Eliz. touching Apprentices there is a provife, that the Act thall not be prejudicial to the City of London, or priviledges of the same City.

In the Star. of 1. Jac. touching Sale of goods purloyned in London, &c. Is a proviso; that the said Act shall not be prejudicial to the ancient Trade of of Brokers, within the City of London, &c. or other trades within the said City, and Liberties of the same, being setled, as it is mentioned in the said Act.

In the 12. of the King that now is, it was enacted in the Stat. touching Wards

Wards, and Liveries, that the Aa. shall not extend , to alter , or prejudice the Custom of the City of London con-

cerning Orphans.

In the 14. year of his Majesties Reign there is a Law made for preventing Abuses in printing ; in which Act there is this proviso, that this faid Act shall not extend to prohibit any Book-Seller, who hath ferved 7. years, and is Free of the Company of Stationers of London, from importing into the Realm any Books ready bound, not formerly prohibired.

Amongst the Statutes, that have been enacted for the strengthning, and con- Statutes Confirming of the Cultoms and Liberties firmant. of London, there are 3. of them most notorious; one enacted in the Reign of H. 3. Another, in the time of E. 3. And a third made in the dayes of R. 2.

In the Reign of H. 3. it was enacted in thefe words. fc. Civita. London habeat omnes Libertates suas antiquas & Confuetudines suas, the City of London shall have all the old Liberties, and Customs, which it hath been used to have.

In the Reign of Ed. 3. it was ordained, that the Liberties of this City Chall

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shall not for any cause be taken into the King Hands. Rot. Parl. I. E. 3. authoritate Parliamenti.

In the Reign of R. 2. there is a most

beneficial Statute made which no other Corporation hath 3 it is enacted that the Citizens of London shall enjoy all their whole Liberties whatfoever with this Clause , licet usi non fuerunt, vel Co. 4. Infl. f. abufi fuerunt, and notwithstanding any Statute to the contrary, &c. Lege Statutum; for by this Act the City of London may clayme Liberties by profcription, Charter, or Parliament, notwithstanding any Star. mad before 7. R. 2.

> Note; the most gracious, and Royal Concession of his late Majesty ( the most glorious Martyr, that willingly died for the preservation of established Religion and Laws ) at Newport was , That an Ast be passed for granting, and confirming, the Charters, Customs, Liberties, and Franchises of the City of London, notwithstanding any Non-user, Mifufer , or Abufer.

> I have no more to fay, in honour of this City, but only to conjure the Inhabitants thereof for all these singular

tokens

tokens of the Liberal favour and good likeing of our Princes, to honour, and obey their King, that now is, and to fay with me, their fellow subject, scil.

VIVAT REX, ac Maxime floreat Triplex Corona Serenissimi, Potentissimi, Sacratissimique Principis nostri, Caroli à Carolo.

# FINIS.

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mon , price 1 5.

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FINIS.

MVS EV M BRITANNICVM

